MONDAY, APRIL 17, 2023

TWENTY-FOURTH LEGISLATIVE DAY

The House met at 4:00 p.m. and was called to order by Mr. Speaker Sexton.

The proceedings were opened with prayer by Pastor Dwayne Cornelius, New Life United Pentecostal, Smithville, TN.

Representative Hale led the House in the Pledge of Allegiance to the Flag.

ROLL CALL

The roll call was taken with the following results:	
Present	92

Representatives present were Alexander, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Glynn, Grills, Hakeem, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Jones, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Pearson, Powell, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton -- 92

EXCUSED

The Speaker announced that the following member has been excused, pursuant to request under **Rule No. 20**:

Representative Richey

PRESENT IN CHAMBER

Reps. Dixie, Barrett, G. Martin and Gillespie were recorded as being present in the Chamber.

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Resolution No. 74 Reps. McKenzie, Love, Towns, Parkinson, Miller, Shaw, Glynn, Freeman, Hakeem, Mitchell, Camper, Clemmons and Beck as prime sponsors.

1504

House Resolution No. 75 Reps. Reedy as prime sponsors. **House Joint Resolution No. 493** Reps. Love and Miller as prime sponsors.

House Joint Resolution No. 536 Rep. Reedy as prime sponsor.

House Joint Resolution No. 537 Reps. Clemmons, Reedy and Todd as prime sponsors.

House Joint Resolution No. 539 Rep. Doggett as prime sponsor.

House Joint Resolution No. 543 Reps. Littleton, Reedy and Todd as prime sponsors.

House Joint Resolution No. 548 Reps. Reedy and Todd as prime sponsors.

House Joint Resolution No. 550 Rep. Reedy as prime sponsor.

House Joint Resolution No. 551 Reps. Powell, Mitchell, Hemmer, Beck, Shaw, Parkinson, McKenzie, Towns, Freeman, Thompson, Clemmons and Reedy as prime sponsors.

House Joint Resolution No. 553 Rep. Reedy as prime sponsor.

House Bill No. 33 Reps. Moody and Miller as prime sponsors.

House Bill No. 306 Reps. Wright, Kumar, Fritts, Butler, Moody, Powers, Sparks, Howell, Reedy, Helton-Haynes, Lynn, Grills and Cepicky as prime sponsors.

House Bill No. 312 Reps. Haston, Howell, Ragan, White and Alexander as prime sponsors.

House Bill No. 366 Reps. Towns, Camper, Miller, Slater and Powell as prime sponsors.

House Bill No. 424 Reps. Hardaway, Todd, Powell, Terry, Howell, Sparks, McCalmon, Ragan and Hawk as prime sponsors.

House Bill No. 457 Reps. Dixie, Thompson, Helton-Haynes, Love and Chism as prime sponsors.

House Bill No. 771 Reps. Reedy, Capley, Ragan, Alexander, Todd, Grills, Littleton, Lynn, White, Zachary, Powers and Slater as prime sponsors.

House Bill No. 826 Rep. Ragan as prime sponsor.

House Bill No. 841 Reps. Fritts, Sparks, Powers, White, Littleton, Moody, Todd, Howell and Cepicky as prime sponsors.

House Bill No. 843 Reps. Miller, Powers and Cepicky as prime sponsors.

House Bill No. 889 Rep. Todd as prime sponsor.

1505

House Bill No. 937 Rep. Crawford as prime sponsor.

House Bill No. 1022 Reps. Moody, Todd, White and Reedy as prime sponsors.

House Bill No. 1106 Reps. Gant, Sherrell and Ragan as prime sponsors.

House Bill No. 1197 Reps. Wright and McCalmon as prime sponsors.

House Bill No. 1225 Reps. Towns and Whitson as prime sponsors.

House Bill No. 1373 Reps. Powell, Clemmons and Camper as prime sponsors.

House Bill No. 1400 Reps. Hardaway, Todd, Ragan, Howell, White and Cepicky as prime sponsors.

House Bill No. 1416 Rep. Todd as prime sponsor.

House Bill No. 1561 Rep. Grills as prime sponsor.

House Bill No. 1566 Rep. White as prime sponsor.

SPONSORS WITHDRAWN

On Motion, Rep. Alexander withdrew as sponsor of **House Bill No. 1106**.

ENROLLED BILLS April 14, 2023

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 249, 482, 722, 1261, 1388, 1558, 1562, 1563, 1564, 1565, 1567, 1568 and 1569; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

ENROLLED BILLS April 14, 2023

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Joint Resolutions Nos. 236, 507, 508, 509, 510 and 511; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

SIGNED April 14, 2023

The Speaker announced that he had signed the following: House Joint Resolutions Nos. 236, 507, 508, 509, 510 and 511.

1506

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 17, 2023

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 551, 552, 553, 554, 555, 556, 557, 558, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 586, 587, 589, 590 and 631; adopted, for the House's action.

RUSSELL A. HUMPHREY, Chief Clerk

- *Senate Joint Resolution No. 551 -- Memorials, Recognition Walters State Community College, Community College of the Year. by *Southerland.
- *Senate Joint Resolution No. 552 -- Memorials, Recognition Tennessee College of Applied Technology, Morristown, Technical College of the Year. by *Southerland.
- *Senate Joint Resolution No. 553 -- Memorials, Public Service Nick Darnell, State Board of Education. by *Southerland.
- *Senate Joint Resolution No. 554 -- Memorials, Retirement Greeneville Police Chief Tim Ward. by *Southerland.
- *Senate Joint Resolution No. 555 -- Memorials, Interns Patrick Davis, Jr. by *Southerland.
- *Senate Joint Resolution No. 556 -- Memorials, Recognition Jasmine Carson. by *Akbari, *Kyle, *Oliver, *Taylor.
- *Senate Joint Resolution No. 557 -- Memorials, Recognition David Hicks Lillard, Sr. by *Walley, *McNally, *Yager, *Akbari, *Bailey, *Bowling, *Briggs, *Campbell, *Crowe, *Gardenhire, *Haile, *Hensley, *Jackson, *Johnson, *Kyle, *Lamar, *Lowe, *Lundberg, *Massey, *Niceley, *Oliver, *Pody, *Powers, *Reeves, *Roberts, *Rose, *Southerland, *Stevens, *Swann, *Taylor, *Watson, *White, *Yarbro.
- *Senate Joint Resolution No. 558 -- Memorials, Retirement Richard Hughes, 10th Judicial District Public Defender. by *Swann.
- *Senate Joint Resolution No. 560 -- Memorials, Recognition Carol Evans. by *Massey, *Briggs, *McNally.
- *Senate Joint Resolution No. 561 -- Memorials, Recognition Empower Me Center, 25th anniversary. by *Pody.

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- *Senate Joint Resolution No. 562 -- Memorials, Academic Achievement Joseph Tzompanakis, Valedictorian, Wilson Central High School. by *Pody.
- *Senate Joint Resolution No. 563 -- Memorials, Academic Achievement Jai Menta, Salutatorian, Wilson Central High School. by *Pody.
- *Senate Joint Resolution No. 564 -- Memorials, Academic Achievement Jude Wilt, Valedictorian, Wilson Central High School. by *Pody.
- *Senate Joint Resolution No. 565 -- Memorials, Academic Achievement Aadi Patel, Valedictorian, Wilson Central High School. by *Pody.
- *Senate Joint Resolution No. 566 -- Memorials, Academic Achievement Sudarshan Sridhar, Salutatorian, Wilson Central High School. by *Pody.
- *Senate Joint Resolution No. 567 -- Memorials, Academic Achievement Ananda Irwin, Salutatorian, Wilson Central High School. by *Pody.
- *Senate Joint Resolution No. 568 -- Memorials, Academic Achievement Hannah Holderby, Salutatorian, Green Hill High School. by *Pody.
- *Senate Joint Resolution No. 569 -- Memorials, Recognition Baylor School Ohm Raiders Robotics team. by *Watson, *Gardenhire.
- *Senate Joint Resolution No. 570 -- Memorials, Recognition the late Margaret Lynn "Peggy" Kidd Lambert. by *Swann.
- *Senate Joint Resolution No. 571 -- Memorials, Death Pamela Suzette Cofer Simpson. by *Yager.
- *Senate Joint Resolution No. 572 -- Memorials, Recognition Helen Ross McNabb Center, 75th anniversary. by *Massey, *McNally, *Briggs.
- *Senate Joint Resolution No. 574 -- Memorials, Sports Christian Academy of Knoxville boys' golf team, 2022 TSSAA Division II, Class A state champions. by *Massey, *McNally.
- *Senate Joint Resolution No. 575 -- Memorials, Academic Achievement Everette Paul Doyle, Valedictorian, Fayette Ware High School. by *Walley.
- *Senate Joint Resolution No. 576 -- Memorials, Academic Achievement Ella Self, Salutatorian, Fayette Ware High School. by *Walley.
- *Senate Joint Resolution No. 577 -- Memorials, Academic Achievement Kaylee Bryant, Valedictorian, Bolivar Central High School. by *Walley.
- *Senate Joint Resolution No. 578 -- Memorials, Academic Achievement Madison Boatwright, Salutatorian, Bolivar Central High School. by *Walley.

- *Senate Joint Resolution No. 579 -- Memorials, Academic Achievement Maddie Willis, Valedictorian, Middleton High School. by *Walley.
- *Senate Joint Resolution No. 580 -- Memorials, Academic Achievement Madeline Coupe, Salutatorian, Middleton High School. by *Walley.
- *Senate Joint Resolution No. 581 -- Memorials, Recognition Central Magnet School, School Award of Excellence. by *Reeves, *White.
- *Senate Joint Resolution No. 582 -- Memorials, Recognition Brandon Sisk, Governor's Volunteer Stars Award. by *Reeves.
- *Senate Joint Resolution No. 583 -- Memorials, Recognition Jesse Tucker-Vaughn, Governor's Volunteer Stars Award. by *Reeves.
- *Senate Joint Resolution No. 584 -- Memorials, Recognition Norma Knox, Governor's Volunteer Stars Award. by *Reeves.
- *Senate Joint Resolution No. 586 -- Memorials, Recognition Langston Interchange: Mary Alexander, John Fletcher Birchette III, Reverend C.H. Charlton, and Betty Goah. by *Crowe.
- *Senate Joint Resolution No. 587 -- Memorials, Retirement Marie Moore. by *Crowe, *Southerland.
- *Senate Joint Resolution No. 589 -- Memorials, Interns Patrick Santorum. by *Johnson.
- *Senate Joint Resolution No. 590 -- Memorials, Retirement Joe Atnip, 27th Judicial District Public Defender. by *Stevens.
- *Senate Joint Resolution No. 631 -- Memorials, Retirement Guy Randall Jones. by *Haile.

RESOLUTIONS

Pursuant to **Rule No. 17**, the following resolutions were introduced and placed on the Consent Calendar for April 19, 2023:

House Resolution No. 76 -- Memorials, Recognition - Boy Scout Troop 94, 75th anniversary, by *Hawk.

House Resolution No. 77 -- Memorials, Interns - Ethan Bledsoe. by *Sexton.

- *House Joint Resolution No. 556 -- Memorials, Retirement Deputy Chris G. King. by *Boyd.
- *House Joint Resolution No. 557 -- Memorials, Recognition National Drug Endangered Children Awareness Day, April 26, 2023. by *Littleton.

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- *House Joint Resolution No. 558 -- Memorials, Recognition Boy Scout Troop 94, 75th anniversary. by *Hawk.
- *House Joint Resolution No. 559 -- Memorials, Recognition AJ Crews, 2023 Boys & Girls Club of Greater Kingsport Youth of the Year. by *Hulsey.
- *House Joint Resolution No. 560 -- Memorials, Interns Autumn Claire Pierce. by *Sparks.
- *House Joint Resolution No. 561 -- Memorials, Academic Achievement Ali Franks, Valedictorian, Cocke County High School. by *Faison.
- *House Joint Resolution No. 562 -- Memorials, Academic Achievement Abigail Erby, Salutatorian, Cocke County High School. by *Faison.
- *House Joint Resolution No. 563 -- Memorials, Recognition Benjamin Beard, 2023 Boys & Girls Clubs of South Central Tennessee Youth of the Year. by *Cepicky, *Capley.
- *House Joint Resolution No. 564 -- Memorials, Professional Achievement Ashlyn Bookout, Three Oaks Middle School Teacher of the Year. by *Grills.
- *House Joint Resolution No. 565 -- Memorials, Professional Achievement Christina VanHooser, Dyer County High School Teacher of the Year. by *Grills.
- *House Joint Resolution No. 566 -- Memorials, Professional Achievement Monica Robbins, Holice Powell Elementary School Teacher of the Year. by *Grills.

SENATE JOINT RESOLUTIONS (Congratulatory and Memorializing)

Pursuant to **Rule No. 17**, the resolutions listed were noted as being placed on the Consent Calendar for April 19, 2023:

- *Senate Joint Resolution No. 551 -- Memorials, Recognition Walters State Community College, Community College of the Year. by *Southerland.
- *Senate Joint Resolution No. 552 -- Memorials, Recognition Tennessee College of Applied Technology, Morristown, Technical College of the Year. by *Southerland.
- *Senate Joint Resolution No. 553 -- Memorials, Public Service Nick Darnell, State Board of Education. by *Southerland.
- *Senate Joint Resolution No. 554 -- Memorials, Retirement Greeneville Police Chief Tim Ward. by *Southerland.
- *Senate Joint Resolution No. 555 -- Memorials, Interns Patrick Davis, Jr. by *Southerland.

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- *Senate Joint Resolution No. 556 -- Memorials, Recognition Jasmine Carson. by *Akbari, *Kyle, *Oliver, *Taylor.
- *Senate Joint Resolution No. 557 -- Memorials, Recognition David Hicks Lillard, Sr. by *Walley, *McNally, *Yager, *Akbari, *Bailey, *Bowling, *Briggs, *Campbell, *Crowe, *Gardenhire, *Haile, *Hensley, *Jackson, *Johnson, *Kyle, *Lamar, *Lowe, *Lundberg, *Massey, *Niceley, *Oliver, *Pody, *Powers, *Reeves, *Roberts, *Rose, *Southerland, *Stevens, *Swann, *Taylor, *Watson, *White, *Yarbro.
- *Senate Joint Resolution No. 558 -- Memorials, Retirement Richard Hughes, 10th Judicial District Public Defender. by *Swann.
- *Senate Joint Resolution No. 560 -- Memorials, Recognition Carol Evans. by *Massey, *Briggs, *McNally.
- *Senate Joint Resolution No. 561 -- Memorials, Recognition Empower Me Center, 25th anniversary. by *Pody.
- *Senate Joint Resolution No. 562 -- Memorials, Academic Achievement Joseph Tzompanakis, Valedictorian, Wilson Central High School. by *Pody.
- *Senate Joint Resolution No. 563 -- Memorials, Academic Achievement Jai Menta, Salutatorian, Wilson Central High School. by *Pody.
- *Senate Joint Resolution No. 564 -- Memorials, Academic Achievement Jude Wilt, Valedictorian, Wilson Central High School. by *Pody.
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- *Senate Joint Resolution No. 574 -- Memorials, Sports Christian Academy of Knoxville boys' golf team, 2022 TSSAA Division II, Class A state champions. by *Massey, *McNally.
- *Senate Joint Resolution No. 575 -- Memorials, Academic Achievement Everette Paul Doyle, Valedictorian, Fayette Ware High School. by *Walley.
- *Senate Joint Resolution No. 576 -- Memorials, Academic Achievement Ella Self, Salutatorian, Fayette Ware High School. by *Walley.
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- *Senate Joint Resolution No. 580 -- Memorials, Academic Achievement Madeline Coupe, Salutatorian, Middleton High School. by *Walley.
- *Senate Joint Resolution No. 581 -- Memorials, Recognition Central Magnet School, School Award of Excellence. by *Reeves, *White.
- *Senate Joint Resolution No. 582 -- Memorials, Recognition Brandon Sisk, Governor's Volunteer Stars Award. by *Reeves.
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- *Senate Joint Resolution No. 584 -- Memorials, Recognition Norma Knox, Governor's Volunteer Stars Award. by *Reeves.
- *Senate Joint Resolution No. 586 -- Memorials, Recognition Langston Interchange: Mary Alexander, John Fletcher Birchette III, Reverend C.H. Charlton, and Betty Goah. by *Crowe.
- *Senate Joint Resolution No. 587 -- Memorials, Retirement Marie Moore. by *Crowe, *Southerland.
- *Senate Joint Resolution No. 589 -- Memorials, Interns Patrick Santorum. by *Johnson.
- *Senate Joint Resolution No. 590 -- Memorials, Retirement Joe Atnip, 27th Judicial District Public Defender. by *Stevens.

*Senate Joint Resolution No. 631 -- Memorials, Retirement - Guy Randall Jones. by *Haile.

SENATE BILLS TRANSMITTED

On motion, the Senate Bills listed below, transmitted to the House, were held on the Clerk's desk pending third consideration of the companion House Bill as noted:

*Senate Bill No. 394 -- Health, Dept. of - As introduced, requires the department to collaborate with the bureau of TennCare in order to study existing doula certification programs; requires that a report on the study be provided to the members of the general assembly and to the legislative librarian by December 31, 2023. - Amends TCA Title 4; Title 8; Title 56; Title 63 and Title 71. by *Lamar, *Campbell, *Akbari, *Oliver. (HB738 by *Love)

*Senate Bill No. 414 -- Pensions and Retirement Benefits - As introduced, removes certain requirements for a retired person to return to work as a teacher, substitute teacher, or school bus driver in a public school system in this state for more than 120 days while continuing to draw their retirement allowance through the Tennessee consolidated retirement system or a local retirement fund; removes the provision repealing, on June 30, 2025, the authority for a retired person to return to work as a teacher, substitute teacher, or school bus driver in a public school system in this state for more than 120 days while continuing to draw their retirement allowance through TCRS or a local retirement fund. - Amends TCA Title 8 and Title 49. by *Yarbro, *Bowling. (HB975 by *Glynn)

*Senate Bill No. 418 -- Bail, Bail Bonds - As introduced, requires the court to place a defendant for whom a bench warrant is issued due to failure to appear on a felony or a Class A or Class B misdemeanor or who is charged with a failure to appear on any available state or federal list or database as a fugitive from justice, without limitation, within 10 days of the defendant's failure to appear; states that a surety is not liable for any undertaking if the defendant has not been placed in such a database within the time required by law. - Amends TCA Section 40-11-139 and Section 40-11-142. by *Gardenhire, *Taylor, *Walley. (HB1022 by *Doggett, *Capley, *Fritts, *Moody, *Todd, *White, *Reedy)

*Senate Bill No. 475 -- Gaming - As introduced, revises and adds various provisions for purposes of regulating vendors of licensees; revises provisions relating to applications, fees, and penalties; authorizes the sports wagering council to keep certain moneys for administrative purposes; revises provisions relating to recordkeeping and inspections for licensees and registrants. - Amends TCA Title 4; Title 39, Chapter 17 and Title 47. by *Stevens. (HB1362 by *Farmer)

*Senate Bill No. 491 -- Sheriffs - As introduced, deletes provision that permits a person who incurs any wrong, injury, loss, damage, or expense resulting from an act or failure to act on the part of a sheriff's deputy, acting by virtue or color of the office, to bring suit against the

county in which the sheriff serves; applies to claims accruing on or after July 1, 2023. - Amends TCA Title 8, Chapter 8 and Title 29. by *Stevens, *Bowling. (HB1351 by *Farmer)

Senate Bill No. 624 -- Juvenile Offenders - As introduced, allows a juvenile court to impose a blended sentence on a child 16 years of age or older for a juvenile offense that would be a Class A, B, or C felony if committed by an adult; defines blended sentencing as a combination of any disposition otherwise provided for juveniles and a period of adult probation to be served after the child turns 18 years of age and which ends on or before the child's twenty-fifth birthday. - Amends TCA Title 37; Title 39 and Title 40. by *Taylor, *Rose, *McNally, *Johnson, *Jackson, *Bailey, *Lowe. (*HB430 by *White, *Gillespie, *Hardaway)

*Senate Bill No. 814 -- Criminal Offenses - As introduced, requires the department of safety to include in its written notice of a pending driver license suspension, the reasons for the suspension, which is sent to a person who has failed to pay all litigation taxes, court costs, and fines assessed as a result of disposition of a criminal offense and who has failed to subsequently comply with the payment plan with the clerk of the court. - Amends TCA Title 39; Title 40; Title 41 and Title 55. by *Gardenhire, *Lowe, *Jackson. (HB1366 by *Farmer, *Faison)

Senate Bill No. 1221 -- Teachers, Principals and School Personnel - As introduced, authorizes a person who teaches under a temporary permit to satisfy the clinical experience required of candidates of an educator preparation provider for licensure if certain requirements are met. - Amends TCA Title 49. by *White, *Lowe, *Rose, *Yarbro. (*HB424 by *Stevens, *White, *Slater, *Love, *Hardaway, *Todd, *Powell, *Terry, *Howell, *Sparks, *McCalmon, *Ragan, *Hawk)

Senate Bill No. 1237 -- Schools, Private - As introduced, authorizes a private school to create a policy to regulate a student's participation in the school's athletic activities or events based upon a student's biological sex. - Amends TCA Title 49, Chapter 1 and Title 49, Chapter 50. by *Hensley, *Bowling, *Gardenhire. (*HB306 by *Bulso, *Sherrell, *Alexander, *Capley, *McCalmon, *Todd, *Garrett, *Barrett, *Warner, *Zachary, *Littleton, *Doggett, *Wright, *Kumar, *Fritts, *Butler, *Moody, *Powers, *Sparks, *Howell, *Reedy, *Helton-Haynes, *Lynn, *Grills, *Cepicky)

Senate Bill No. 1268 -- Education - As introduced, requires each elementary and secondary school to post the toll-free telephone number operated by the department of children's services to receive reports of child abuse or neglect on the homepage of the school's website. - Amends TCA Title 49. by *Akbari, *Campbell. (*HB1324 by *Camper, *Clemmons)

REPORTS FROM STANDING COMMITTEES

The committees that met on April 17, 2023, reported the following:

GOVERNMENT OPERATIONS COMMITTEE

The Government Operations Committee recommended for passage: House Bills Nos. 203 and 234, also House Bill No. 1107 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

It further recommended that the following be referred to the Finance, Ways and Means Committee: House Bills Nos. 1046, 251 and 271, also House Bill No. 566 with amendments. Pursuant to **Rule No. 72**, each was referred to the Finance, Ways and Means Committee.

CONSENT CALENDAR

House Bill No. 612 -- Capital Punishment - As introduced, establishes the procedure for the administrative office of the courts to issue payment to an expert who makes a court-ordered determination of intellectual disability in a person who has been sentenced to death prior to May 11, 2021. - Amends TCA Title 39, Chapter 13, Part 2. by *Hawk.

On motion, House Bill No. 612 was made to conform with **Senate Bill No. 284**; the Senate Bill was substituted for the House Bill.

*House Bill No. 1519 -- General Assembly - As introduced, adds certain exceptions to the prohibition that members of the general assembly may not bid on, sell, or offer for sale any service to a state entity or have a financial interest in the bid, sale, or offer for sale of any service to a state entity. - Amends TCA Section 12-4-103. by *Hicks G.

On motion, House Bill No. 1519 was made to conform with **Senate Bill No. 1391**; the Senate Bill was substituted for the House Bill.

*House Bill No. 889 -- Teachers, Principals and School Personnel - As introduced, requires a school official or teacher who observes or otherwise has knowledge of an assault and battery or vandalism endangering life, health, or safety committed by a student on school property to report the action immediately to the school principal and the director of schools, instead of reporting only to the school principal. - Amends TCA Title 49. by *Warner, *Reedy, *Todd.

*House Bill No. 1538 -- Robertson County - Subject to local approval, increases from \$500 to \$525 the monthly compensation of the Robertson County highway commissioners and chairman of the commission. - Amends Chapter 380 of the Private Acts of 1947; as amended. by *Kumar.

*House Bill No. 1570 -- Greenbrier - Subject to local approval, alters the duties of the mayor and the town administrator; increases the salary of the mayor from \$400 per month to \$1,000 per month. - Amends Chapter 158 of the Private Acts of 2002; as amended. by *Kumar.

House Bill No. 1416 -- Education - As introduced, extends the benefits and opportunities provided to children of active duty members of the uniformed services in the

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Interstate Compact on Educational Opportunity for Military Children to school-aged children in the household of a member of any reserve component of the armed forces of the United States, including members of the Tennessee army and air national guard who are enrolled in any of the grades kindergarten through 12. - Amends TCA Title 49. by *Ragan, *Raper, *Fritts, *Butler, *Todd.

On motion, House Bill No. 1416 was made to conform with **Senate Bill No. 317**; the Senate Bill was substituted for the House Bill.

House Resolution No. 73 -- Memorials, Retirement - Beth Reardon, Belle Meade City Manager. by *Hemmer.

House Resolution No. 74 -- Memorials, Sports - Coach Jerry Stackhouse, Vanderbilt University. by *Dixie, *McKenzie, *Love, *Towns, *Parkinson, *Miller, *Shaw, *Glynn, *Freeman, *Hakeem, *Mitchell, *Camper, *Clemmons, *Beck.

House Resolution No. 75 -- Memorials, Recognition - 77th Southern Legislative Conference. by *Sexton, *Reedy.

*House Joint Resolution No. 536 -- Memorials, Recognition - Jefferson County Emergency Medical Service, 50th anniversary. by *Faison, *Reedy.

*House Joint Resolution No. 537 -- Memorials, Recognition - Brian Marsh, 2023 President of the Tennessee Road Builders Association. by *Marsh, *Clemmons, *Reedy, *Todd.

*House Joint Resolution No. 538 -- Memorials, Interns - Jaelyn Phillips. by *Faison.

*House Joint Resolution No. 539 -- Memorials, Death - Herbert Haggard Brewer. by *Capley, *Doggett.

*House Joint Resolution No. 540 -- Memorials, Recognition - Arts in Education Week. by *Freeman.

*House Joint Resolution No. 541 -- Memorials, Recognition - James Lighthizer. by *Whitson.

*House Joint Resolution No. 542 -- Memorials, Recognition - She Leads Tennessee. by *Whitson.

*House Joint Resolution No. 543 -- Memorials, Recognition - Child Abuse Prevention Month, April 2023. by *Whitson, *Littleton, *Reedy, *Todd.

*House Joint Resolution No. 544 -- Memorials, Sports - Roane State Community College men's basketball team. by *Powers.

*House Joint Resolution No. 545 -- Memorials, Recognition - Juanita Shields Tate. by *Camper.

- *House Joint Resolution No. 546 -- Memorials, Recognition Natalie Irene Jones Catchings. by *Camper.
- *House Joint Resolution No. 547 -- Memorials, Recognition Erma Jean Ervin. by *Camper.
- *House Joint Resolution No. 548 -- Memorials, Personal Achievement Tyler Monroe Silkwood, Eagle Scout. by *Garrett, *Slater, *Lamberth, *Reedy, *Todd.
- *House Joint Resolution No. 549 -- Memorials, Recognition Derek Marcel Green. by *Freeman.
- *House Joint Resolution No. 550 -- Memorials, Recognition Morristown Hamblen Lions Club, 75th anniversary. by *Eldridge, *Faison, *Reedy.
- *House Joint Resolution No. 551 -- Memorials, Death Tom Hensley. by *Faison, *Sexton, *Marsh, *Hicks G, *Hawk, *Johnson C, *Vaughan, *Holsclaw, *Darby, *Farmer, *Powell, *Mitchell, *Hemmer, *Beck, *Shaw, *Parkinson, *McKenzie, *Towns, *Freeman, *Thompson, *Clemmons, *Reedy.
- *House Joint Resolution No. 552 -- Memorials, Interns Lauren Grace Stanfill. by *Hulsev.
- *House Joint Resolution No. 553 -- Memorials, Personal Occasion Edith Lavone (Babcock) "Peg" Jimenez, 102nd birthday. by *Johnson C, *Reedy.
 - *House Joint Resolution No. 554 -- Memorials, Interns Julia Law. by *Darby.
 - *House Joint Resolution No. 555 -- Memorials, Retirement Pat Lee. by *Sparks.
- *Senate Joint Resolution No. 522 -- Memorials, Death Former Tennessee First Lady Honey Alexander. by *Swann, *McNally, *Akbari, *Bailey, *Bowling, *Briggs, *Campbell, *Crowe, *Gardenhire, *Haile, *Hensley, *Jackson, *Johnson, *Kyle, *Lamar, *Lowe, *Lundberg, *Massey, *Niceley, *Oliver, *Pody, *Powers, *Reeves, *Roberts, *Rose, *Southerland, *Stevens, *Taylor, *Walley, *Watson, *White, *Yager, *Yarbro.
- *Senate Joint Resolution No. 523 -- Memorials, Retirement Mike Slaven, Scott County Commission. by *Yager.
- *Senate Joint Resolution No. 524 -- Memorials, Death Joseph "Jody" Wade Tompkins. by *Yager.
- *Senate Joint Resolution No. 525 -- Memorials, Recognition Alpha Kappa Alpha Sorority, Inc, South Eastern Regional Director Dr. Tracey Morant Adams and AKA Day at the Capitol. by *Oliver, *Yarbro.
- *Senate Joint Resolution No. 526 -- Memorials, Recognition Clarice Phelps. by *Oliver, *McNally, *Massey, *Briggs, *Yager, *Kyle, *Lamar, *Yarbro.

- *Senate Joint Resolution No. 527 -- Memorials, Interns Carter Barnett. by *Swann, *McNally.
- *Senate Joint Resolution No. 528 -- Memorials, Interns Catherine Atteberry. by *Niceley.
- *Senate Joint Resolution No. 529 -- Memorials, Death Brandon Watson Karcher. by *Walley.
- *Senate Joint Resolution No. 530 -- Memorials, Academic Achievement Avery Wilson, Valedictorian, Wayne County High School. by *Walley.
- *Senate Joint Resolution No. 531 -- Memorials, Academic Achievement Lauren Bryant, Salutatorian, Wayne County High School. by *Walley.
- *Senate Joint Resolution No. 533 -- Memorials, Recognition Women Veterans Appreciation Day. by *Massey, *Akbari, *Bowling, *Campbell, *Kyle, *Lamar, *Oliver, *White, *Briggs, *Crowe, *Jackson, *Lundberg, *Powers.
- *Senate Joint Resolution No. 534 -- Memorials, Recognition Great Smoky Mountains National Park Honoring Our Veterans Day. by *Massey, *Briggs, *Crowe, *Jackson, *Lundberg, *Yager.
- *Senate Joint Resolution No. 535 -- Memorials, Recognition Johanna Montgomery, 2023 Tennessee Coordinated School Health Regional Coordinator of the Year. by *Lundberg, *Crowe.
- *Senate Joint Resolution No. 536 -- Memorials, Recognition Barry Stephenson, Bill Wilcox Bow Tie Award. by *Yager, *McNally, *Massey.
- *Senate Joint Resolution No. 537 -- Memorials, Death Kim Rene Helper. by *Johnson, *McNally.
- *Senate Joint Resolution No. 538 -- Memorials, Recognition Trannon and Sarah Goble, The Watertown Express. by *Pody, *Campbell.
- *Senate Joint Resolution No. 539 -- Memorials, Recognition Bethlehem Church of Christ, 200th anniversary. by *Pody.
- *Senate Joint Resolution No. 540 -- Memorials, Academic Achievement Emily Norton, Valedictorian, Green Hill High School. by *Pody.
- *Senate Joint Resolution No. 541 -- Memorials, Academic Achievement Ava Heilman, Salutatorian, Green Hill High School. by *Pody.
- *Senate Joint Resolution No. 542 -- Memorials, Academic Achievement Rebecca Dyal, Valedictorian, Lebanon High School. by *Pody.

- *Senate Joint Resolution No. 543 -- Memorials, Academic Achievement Ava Brashear, Salutatorian. Lebanon High School. by *Pody.
- *Senate Joint Resolution No. 544 -- Memorials, Personal Achievement Clarence B. Williams, Community Leadership Award. by *Swann, *Massey.
- *Senate Joint Resolution No. 545 -- Memorials, Death Amanda Kristine "Dually" Weaver. by *Yager.
- *Senate Joint Resolution No. 546 -- Memorials, Recognition Jasmine Peralta. by *Southerland.
- *Senate Joint Resolution No. 547 -- Memorials, Recognition Cayton Griffin. by *Southerland.
- *Senate Joint Resolution No. 548 -- Memorials, Recognition Cidnie Fernandez, 2023 Boys & Girls Club of Tennessee State Youth of the Year. by *Southerland, *Lowe.
- *Senate Joint Resolution No. 549 -- Memorials, Retirement Jake Lockert, 23rd Judicial District Public Defender. by *Roberts.
- *Senate Joint Resolution No. 550 -- Memorials, Interns Brice Petty. by *Powers, *Roberts.
- *Senate Joint Resolution No. 588 -- Memorials, Sports Malaki Dowell. by *Bailey, *Powers.
- *Senate Joint Resolution No. 611 -- Memorials, Academic Achievement Annie Rhea Thornton, Salutatorian, Fayette Academy. by *Walley.
- *Senate Joint Resolution No. 612 -- Memorials, Academic Achievement Emmie Lee Moore, Valedictorian, Fayette Academy, by *Walley.

OBJECTION--CONSENT CALENDAR

Objection was filed to the following on the Consent Calendar:

Senate Joint Resolution No. 544: by Rep. Moon

Under the rules, Senate Joint Resolution No. 544, was placed at the heel of the calendar for April 19, 2023.

- Rep. Wright moved that all members voting aye on Senate Joint Resolutions Nos. 533 and 534 be added as co-prime sponsors, which motion prevailed with the following members not added pursuant to the signed Sponsor Exclusion form: Reps. Todd and Ragan.
- Rep. Marsh moved that all members of the Transportation Committee be added as coprime sponsors on House Joint Resolution No. 537, which motion prevailed with the following members not added pursuant to the signed Sponsor Exclusion form: Reps. Todd and Ragan.

1519

Pursuant to **Rule No. 50**, Rep. Zachary moved that all House Bills having companion Senate Bills and are on the Clerk's desk be conformed and substituted for the appropriate House Bill, all Senate Joint Resolutions confirming appointments on the Clerk's desk be substituted for House Joint Resolutions confirming the same appointments, all Senate and House Bills on the Consent Calendar be passed on third and final consideration, all House Resolutions and House Joint Resolutions be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

Ayes	93
Noes	0

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Jernigan, Johnson C, Johnson G, Jones, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Pearson, Powell, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--93

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Consent Calendar** and have this statement entered in the Journal: Rep. Faison.

REGULAR CALENDAR

*House Bill No. 843 -- Education, Higher - As introduced, changes, from September 15 to October 1, the date by which each public institution of higher education operating a hearing center must provide a written report to the Tennessee higher education commission, the education committee of the senate, and the education administration committee of the house of representatives regarding the operation of the hearing center. - Amends TCA Title 49. by *Lynn, *Barrett, *McCalmon, *Miller, *Powers, *Cepicky. (SB1060 by *Hensley)

Further consideration of House Bill No. 843, previously considered on April 6, 2023, at which time it was reset for today's Regular Calendar.

Rep. Lynn moved that House Bill No. 843 be passed on third and final consideration.

1520

Rep. White moved adoption of Education Administration Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 843 by deleting all language after the enacting clause and substituting:

- SECTION 1. Tennessee Code Annotated, Section 49-6-3803, is amended by deleting the section and substituting:
 - (a) Materials in a library collection must be suitable for the age and maturity levels of the students who may access the materials and must be suitable for, and consistent with, the educational mission of the school.
 - (b) For purposes of this section, a material that:
 - (1) In whole or in part contains nudity, or descriptions or depictions of sexual excitement, sexual conduct, excess violence, or sadomasochistic abuse, as those terms are defined in § 39-17-901, is not appropriate for the age or maturity level of a student in any of the grades kindergarten through twelve (K-12) and must not be maintained in a school's library collection; or
 - (2) Is patently offensive, as defined in § 39-17-901, or appeals to the prurient interest, as defined in § 39-17-901, is not appropriate for the age or maturity level of a student in any of the grades kindergarten through twelve (K-12) and must not be maintained in a school's library collection.
 - (c) Each school operated by an LEA and each public charter school shall maintain a current list of the materials in the school's library collection. The list must be posted on the school's website.
 - (d) Each local board of education and public charter school governing body shall adopt a policy for developing and reviewing school library collections. The policy must include:
 - (1) A procedure for the development of a library collection at each school that is appropriate for the age and maturity level of the students who may access the materials, and that is suitable for, and consistent with, the educational mission of the school;
 - (2) A procedure for the local board of education or public charter school governing body to receive and evaluate feedback from a student, a student's parent or guardian, or a school employee regarding one (1) or more of the materials in the library collection of the student's or employee's school; and

- (3) A procedure to periodically review the library collection at each school to ensure that the school's library collection contains materials appropriate for the age and maturity level of the students who may access the materials, and that are suitable for, and consistent with, the educational mission of the school.
- (e) If a local board of education or public charter school governing body receives feedback according to the procedure established pursuant to subdivision (d)(2), then the local board of education or public charter school governing body shall evaluate and determine, within sixty (60) days from the date on which the feedback was received, whether the material is appropriate for the age and maturity level of the students who may access the materials, and whether the material is suitable for, and consistent with, the educational mission of the school. If a local board of education or public charter school governing body does not make a determination within sixty (60) days from the date on which the feedback was received, then the student, student's parent or guardian, or school employee who submitted feedback on the material may request the state textbook and instructional materials quality commission to evaluate the material, pursuant to § 49-6-2201(m)(1)(D).
- (f) If the local board of education or public charter school governing body determines that material contained in the school's library collection is not appropriate for the age and maturity level of the students who may access the materials, or is not suitable for, and consistent with, the educational mission of the school, then the material must be removed from the library collection.
- (g) The procedures adopted pursuant to this section are not the exclusive means to remove material from a school's library collection, and do not preclude an LEA, a school operated by an LEA, a public charter school, or the governing body of a public charter school from developing or implementing other policies, practices, or procedures for the removal of materials from a library collection.
- (h) A local board of education's or public charter school governing body's determination made on whether a material is appropriate for the age and maturity level of the students who may access the material, and whether the material is suitable for, and consistent with, the educational mission of the school, does not establish a contemporary community standard for purposes of title 39, chapter 17, part 9.
- SECTION 2. Tennessee Code Annotated, Section 49-6-2201(m)(1), is amended by adding the following as a new subdivision:
 - (D) Evaluate and determine whether a material in a school's library collection is appropriate for the age and maturity level of the students who may access the materials, and whether the material is suitable for, and consistent with, the educational mission of the school if the local board of education or public charter school governing body does not make a determination on a material for which it received feedback within sixty (60) days from the date on which the feedback was received, pursuant to § 49-6-3803(e), and the student,

student's parent or guardian, or school employee who submitted the feedback requests the commission to evaluate the material. The commission shall issue the commission's determination in writing to each LEA and public charter school. Each LEA and public charter school shall include, or remove, the challenged material in, or from, the library collection for each of the LEA's schools, or for the public charter school, as applicable, for the grade levels for which the commission has found the challenged material to be appropriate or inappropriate for students.

SECTION 3. This act takes effect July 1, 2023, the public welfare requiring it.

On motion, Education Administration Committee Amendment No. 1 was adopted.

- Rep. G. Martin moved the previous question.
- Rep. G. Martin withdrew the motion for previous guestion, without objection.

Further consideration of House Bill No. 843.

Rep. Warner moved the previous question, which motion prevailed by the following vote:

Ayes	70
Noes	24

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cochran, Crawford, Darby, Davis, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Gillespie, Grills, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Sherrell, Slater, Sparks, Stevens, Terry, Todd, Travis, Vital, Warner, White, Williams, Wright, Zachary, Mr. Speaker Sexton--70

Representatives voting no were: Beck, Camper, Cepicky, Chism, Clemmons, Dixie, Doggett, Freeman, Glynn, Hakeem, Hemmer, Jernigan, Johnson G, Jones, Love, McKenzie, Miller, Mitchell, Parkinson, Pearson, Powell, Shaw, Thompson, Towns--24

Rep. Lynn moved that **House Bill No. 843**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	. 7	1
Noes	. 22	2

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Grills, Hale, Haston, Hawk,

1523

Hazlewood, Helton-Haynes, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Sherrell, Slater, Sparks, Stevens, Terry, Todd, Travis, Vital, Warner, White, Williams, Wright, Zachary, Mr. Speaker Sexton--71

Representatives voting no were: Beck, Camper, Chism, Clemmons, Dixie, Freeman, Glynn, Hakeem, Hemmer, Jernigan, Johnson G, Jones, Love, McKenzie, Miller, Mitchell, Parkinson, Pearson, Powell, Shaw, Thompson, Towns--22

A motion to reconsider was tabled.

*House Bill No. 841 -- Obscenity and Pornography - As introduced, removes the educational justification of a person possessing obscene material if the person is at a school building, bus, school campus, grounds, recreational area, athletic field, or other property owned, used, or operated by a local education agency. - Amends TCA Title 39, Chapter 17, Part 9. by *Lynn, *Barrett, *McCalmon, *Fritts, *Sparks, *Powers, *White, *Littleton, *Moody, *Todd, *Howell, *Cepicky. (SB1059 by *Hensley, *Pody, *Rose, *White)

Further consideration of House Bill No. 841, previously considered on April 6, 2023, at which time it was reset for today's Regular Calendar.

On motion, House Bill No. 841 was made to conform with **Senate Bill No. 1059**; the Senate Bill was substituted for the House Bill.

Rep. Lynn moved that Senate Bill No. 1059 be passed on third and final consideration.

Rep. Hulsey moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. McCalmon moved the previous question, which motion prevailed.

Rep. Lynn moved that **Senate Bill No. 1059** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	71
Noes	22
Present and not voting	

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Grills, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Sherrell, Slater, Sparks, Stevens, Terry, Todd, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary--71

Representatives voting no were: Beck, Camper, Chism, Clemmons, Dixie, Freeman, Gillespie, Hakeem, Hemmer, Jernigan, Johnson G, Jones, Love, McKenzie, Miller, Mitchell, Parkinson, Pearson, Powell, Shaw, Thompson, Towns--22

Representatives present and not voting were: Glynn--1

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 1059** and have this statement entered in the Journal: Rep. Kumar.

PRESENT IN CHAMBER

Rep. Harris was recorded as being present in the Chamber.

REGULAR CALENDAR, CONTINUED

House Bill No. 312 -- Adoption - As introduced, makes various changes in regard to maintaining and securing documents in certain parental rights proceedings and the grounds for termination of parental rights. - Amends TCA Title 36, Chapter 1, Part 1. by *Lamberth, *Cochran, *Littleton. (*SB264 by *Johnson, *Haile)

Further consideration of House Bill No. 312, previously considered on the Consent Calendar for April 10, 2023, at which time it was objected to and reset for today's Regular Calendar.

On motion, House Bill No. 312 was made to conform with **Senate Bill No. 264**; the Senate Bill was substituted for the House Bill.

Rep. Littleton moved that **Senate Bill No. 264** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	85
Noes	

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Chism, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater,

Sparks, Stevens, Terry, Thompson, Todd, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--85

Representatives voting no were: Camper, Clemmons, Harris, Johnson G, Jones, Parkinson, Pearson--7

A motion to reconsider was tabled.

*House Bill No. 1561 -- Sumner County - Subject to local approval, prohibits public entities in Sumner County from using eminent domain to acquire privately owned real property for parks, trails, paths, or greenways for walking, running, hiking, bicycling, or equestrian use, unless the privately owned real property is parallel to, runs directly along the length of, and extends in the same direction as a highway, road, or street,. by *Slater, *Garrett, *Lamberth, *Grills. (SB1551 by *Haile)

Further consideration of House Bill No. 1561, previously considered on the Consent Calendar for April 10, 2023, at which time it was objected to and reset for today's Regular Calendar.

Rep. Slater moved that **House Bill No. 1561** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	82
Noes	8
Present and not voting	

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Miller, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Travis, Vaughan, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--82

Representatives voting no were: Beck, Clemmons, Harris, Johnson G, McKenzie, Mitchell, Parkinson, Powell--8

Representatives present and not voting were: Vital--1

A motion to reconsider was tabled.

*House Joint Resolution No. 493 -- Memorials, Retirement - Senior Pastor Dr. John Jno Finn. by *Camper, *Jones.

1526

Further consideration of House Joint Resolution No. 493, previously considered on April 3, 2023 and April 10, 2023, at which time it was reset for today's Regular Calendar.

Rep. Camper moved adoption of **House Joint Resolution No. 493**, which motion prevailed by the following vote:

Ayes	83
Noes	0
Present and not voting	1

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Hakeem, Hale, Harris, Haston, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Powers, Ragan, Raper, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--83

Representatives present and not voting were: Crawford--1

A motion to reconsider was tabled.

House Bill No. 937 -- Election Laws - As introduced, authorizes Washington County to establish a convenient voting center pilot program. - Amends TCA Title 2, Chapter 3, Part 3. by *Alexander, *Hicks T, *Crawford. (*SB839 by *Crowe)

Rep. Alexander moved that **House Bill No. 937** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	82
Noes	6

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Eldridge, Faison, Farmer, Freeman, Gant, Gillespie, Glynn, Hakeem, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, McCalmon, McKenzie, Miller, Moody, Moon, Parkinson, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Travis, Vaughan, Vital, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--82

Representatives voting no were: Barrett, Capley, Doggett, Fritts, Grills, Warner--6

A motion to reconsider was tabled.

*House Bill No. 306 -- Schools, Private - As introduced, authorizes a private school to create a policy to regulate a student's participation in the school's athletic activities or events based upon a student's biological sex. - Amends TCA Title 49, Chapter 1 and Title 49, Chapter 50. by *Bulso, *Sherrell, *Alexander, *Capley, *McCalmon, *Todd, *Garrett, *Barrett, *Warner, *Zachary, *Littleton, *Doggett, *Wright, *Kumar, *Fritts, *Butler, *Moody, *Powers, *Sparks, *Howell, *Reedy, *Helton-Haynes, *Lynn, *Grills, *Cepicky. (SB1237 by *Hensley, *Bowling, *Gardenhire)

Further consideration of House Bill No. 306, previously considered on March 30, 2023 and April 6, 2023, at which time the House adopted Amendment No. 1 and it was reset for today's Regular Calendar.

On motion, House Bill No. 306 was made to conform with **Senate Bill No. 1237**; the Senate Bill was substituted for the House Bill.

- Rep. Bulso moved that Senate Bill No. 1237 be passed on third and final consideration.
- Rep. Bulso moved that House Amendment No. 2 be withdrawn, which motion prevailed.
- Rep. White moved that Education Administration Committee Amendment No. 2, as House Amendment No. 3, be withdrawn, which motion prevailed.
 - Rep. Cepicky moved the previous question, which motion prevailed.
- Rep. Bulso moved that **Senate Bill No. 1237** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	72
Noes	19
Present and not voting	2

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Grills, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Sherrell, Slater, Sparks, Stevens, Terry, Todd, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--72

Representatives voting no were: Beck, Camper, Clemmons, Freeman, Hakeem, Harris, Hemmer, Jernigan, Johnson G, Jones, Love, McKenzie, Miller, Mitchell, Parkinson, Pearson, Powell, Shaw, Thompson--19

Representatives present and not voting were: Gillespie, Glynn--2

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 1237** and have this statement entered in the Journal: Rep. Lamberth.

REGULAR CALENDAR, CONTINUED

House Bill No. 1373 -- Employees, Employers - As introduced, increases from 12 to 24 hours the period a former employee has to withdraw from the premises of the former employer's premises after a separation from employment. - Amends TCA Title 4 and Title 50. by *Carr, *Farmer, *Powell, *Clemmons, *Camper. (*SB1143 by *Niceley, *Campbell, *Yarbro)

On motion, House Bill No. 1373 was made to conform with **Senate Bill No. 1143**; the Senate Bill was substituted for the House Bill.

Rep. Carr moved that Senate Bill No. 1143 be passed on third and final consideration.

Rep. Keisling moved that State Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Carr moved that **Senate Bill No. 1143** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes85
Noes3
Present and not voting3

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Camper, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Glynn, Hakeem, Hale, Harris, Hawk, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Jones, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moon, Parkinson, Pearson, Powell, Powers, Ragan, Raper, Reedy, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, White, Williams, Wright, Zachary, Mr. Speaker Sexton--85

Representatives voting no were: Campbell S, Doggett, Moody--3

Representatives present and not voting were: Capley, Haston, Rudd--3

A motion to reconsider was tabled.

House Bill No. 1022 -- Bail, Bail Bonds - As introduced, requires the court to place a defendant for whom a bench warrant is issued due to failure to appear on a felony or a Class A or Class B misdemeanor or who is charged with a failure to appear on any available state or federal list or database as a fugitive from justice, without limitation, within 10 days of the defendant's failure to appear; states that a surety is not liable for any undertaking if the defendant has not been placed in such a database within the time required by law. - Amends TCA Section 40-11-139 and Section 40-11-142. by *Doggett, *Capley, *Fritts, *Moody, *Todd, *White, *Reedy. (*SB418 by *Gardenhire, *Taylor, *Walley)

On motion, House Bill No. 1022 was made to conform with **Senate Bill No. 418**; the Senate Bill was substituted for the House Bill.

Rep. Doggett moved that Senate Bill No. 418 be passed on third and final consideration.

Rep. Hulsey moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Doggett moved that **Senate Bill No. 418** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	. 78
Noes	. 14
Present and not voting	1

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Clemmons, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Mitchell, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--78

Representatives voting no were: Chism, Freeman, Hakeem, Harris, Hemmer, Johnson G, Jones, Love, McKenzie, Miller, Parkinson, Pearson, Powell, Shaw--14

Representatives present and not voting were: Camper--1

A motion to reconsider was tabled.

*House Bill No. 727 -- Local Education Agencies - As introduced, requires a student's parent or legal guardian, or the student if the student has reached the age of majority, to provide a written, informed, and voluntarily signed consent to the student's LEA before the student may receive instruction through the LEA's family life curriculum, participate in a survey, analysis, or evaluation, or receive health services provided through a coordinated school health program. - Amends TCA Title 49, Chapter 1; Title 49, Chapter 2; Title 49, Chapter 6 and Title 68. by *Fritts, *Hulsey. (SB1443 by *Roberts, *Lowe, *Bowling, *Bailey, *Hensley, *Pody, *Reeves, *Rose, *Taylor, *White)

Rep. Fritts requested that House Bill No. 727 be moved to the heel of the Calendar, which motion prevailed.

PRESENT IN CHAMBER

Rep. Hardaway was recorded as being present in the Chamber.

REGULAR CALENDAR, CONTINUED

*House Bill No. 1566 -- Oakland - Subject to local approval, authorizes the town to impose fees on the development of land to pay for capital improvement; authorizes the board of mayor and aldermen to appoint and remove all directors and department heads, upon majority vote; and replaces the town manager with the board as the appointing authority for the town recorder. - Amends Chapter 167 of the Private Acts of 1994; as amended. by *Gant, *White. (SB1554 by *Walley)

Rep. Gant moved that House Bill No. 1566 be passed on third and final consideration.

Rep. Crawford moved adoption of Local Government Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1566 by deleting all language after the enacting clause and substituting the following:

- SECTION 1. Section 7 of Chapter 167 of the Private Acts of 1994, as amended by Chapter 39 of the Private Acts of 2020, and any other acts amendatory thereto, is amended by adding the following as a new subsection:
 - 5. The Board of Mayor and Aldermen by majority vote of the full Board shall have the power and authority to appoint and remove all directors and/or department heads, including the Town Recorder. Department heads and the

Town Recorder serve at the pleasure of the board and may be removed at any time

SECTION 2. Section 14 of Chapter 167 of the Private Acts of 1994, as amended by Chapter 39 of the Private Acts of 2020, and any other acts amendatory thereto, is amended by deleting subsection 1 and substituting the following:

1. To discipline all directors and/or department heads and to appoint and remove all subordinate officers and employees, in accordance with any personnel rules and regulations adopted by ordinance or resolution of the Board. He may authorize any administrative officer who is subject to his direction and supervision to exercise these powers with respect to subordinates in that officer's department or office;

SECTION 3. Section 15 of Chapter 167 of the Private Acts of 1994, as amended by Chapter 39 of the Private Acts of 2020, and any other acts amendatory thereto, is amended by deleting the section and substituting the following:

SECTION 15. Be it further enacted, that the Board shall appoint a Town Recorder, who also may be appointed to the position of Finance Director. The Recorder shall keep and preserve the Town seal and all official records not required by law or ordinance to be filed elsewhere; to attend all meetings of the Board and to maintain a journal showing the proceedings of all such meetings, the Aldermen present and absent, each motion considered, the title of each resolution and ordinance considered and the vote on each question; and to prepare and certify copies of official records. The Recorder shall maintain the Oakland Municipal Code in a current and usable manner and shall furnish the Mayor and each Alderman with a copy of said code upon his assuming office for his use during his term of office.

When serving in the position of Finance Director, the Recorder shall act as Tax Collector and issue receipts for taxes collected and entered on the tax books the payment of taxes on the date on which they are collected.

When serving in the position of Finance Director, the Recorder shall serve as Treasurer and as such shall receive and keep safely all funds of the Town and shall pay out same upon warrants signed by him and the Mayor.

SECTION 4. This act shall have no effect unless it is approved by a two-thirds (2/3) vote of the legislative body of the Town of Oakland. Its approval or non-approval shall be proclaimed by the presiding officer of the legislative body and certified by such officer to the Secretary of State.

SECTION 5. For the purpose of approving or rejecting the provisions of this act, it shall be effective upon becoming law, the public welfare requiring it. For all other purposes, it shall become effective upon being approved as provided in Section 4.

On motion, Local Government Committee Amendment No. 1 was adopted.

Rep. McCalmon moved the previous question, which motion prevailed.

Rep. Gant moved that **House Bill No. 1566**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	96
Noes	0
Present and not voting	

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hale, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hurt, Jernigan, Johnson C, Johnson G, Jones, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Powell, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--96

Representatives present and not voting were: Pearson--1

A motion to reconsider was tabled.

House Bill No. 1129 -- Taxes, Privilege - As introduced, extends provisions related to the allocation of revenue from the surcharge or tax on the lease or rental of passenger motor vehicles as it pertains to costs related to an arena facility for a National Basketball Association (NBA) member professional basketball team until June 30, 2059. - Amends TCA Title 67. by *Camper, *Gant, *Gillespie, *White, *Harris, *Chism, *Thompson. (*SB935 by *Taylor, *Lamar, *Rose, *Kyle, *Akbari)

Rep. Gant requested that House Bill No. 1129 be moved down one space on today's Regular Calendar, which motion prevailed.

*House Bill No. 33 -- Assessors - As introduced, requires certain information to be provided to the assessor of property; authorizes a county or municipal governing body to adopt by two-thirds vote a provision to allow proration of property taxes for tangible personal property that is destroyed, demolished, or substantially damaged as a result of a disaster. - Amends TCA Title 58, Chapter 2 and Title 67, Chapter 5. by *Gant, *Thompson, *Moody, *Miller. (SB397 by *Kyle, *Walley, *Rose, *Taylor)

On motion, House Bill No. 33 was made to conform with **Senate Bill No. 397**; the Senate Bill was substituted for the House Bill.

Rep. Gant moved that Senate Bill No. 397 be passed on third and final consideration.

Rep. Crawford moved that Local Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hazlewood moved that Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, be withdrawn, which motion prevailed.

Rep. Gant moved that **Senate Bill No. 397** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	95
Noes	

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Gillespie, Glynn, Grills, Hakeem, Hale, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hurt, Jernigan, Johnson C, Johnson G, Jones, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Pearson, Powell, Powers, Ragan, Raper, Reedy, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--95

A motion to reconsider was tabled.

House Bill No. 1129 -- Taxes, Privilege - As introduced, extends provisions related to the allocation of revenue from the surcharge or tax on the lease or rental of passenger motor vehicles as it pertains to costs related to an arena facility for a National Basketball Association (NBA) member professional basketball team until June 30, 2059. - Amends TCA Title 67. by *Camper, *Gant, *Gillespie, *White, *Harris, *Chism, *Thompson. (*SB935 by *Taylor, *Lamar, *Rose, *Kyle, *Akbari)

Further consideration of House Bill No. 1129, previously considered on today's Regular Calendar.

On motion, House Bill No. 1129 was made to conform with **Senate Bill No. 935**; the Senate Bill was substituted for the House Bill.

Rep. Gant moved that **Senate Bill No. 935** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	83
Noes	
Present and not voting	

1534

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Chism, Clemmons, Cochran, Darby, Davis, Dixie, Eldridge, Faison, Farmer, Freeman, Gant, Gillespie, Glynn, Grills, Hakeem, Hale, Hardaway, Harris, Haston, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Jones, Keisling, Kumar, Lafferty, Lamberth, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Parkinson, Pearson, Powell, Ragan, Raper, Rudder, Russell, Shaw, Sherrell, Slater, Stevens, Terry, Thompson, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--83

Representatives voting no were: Cepicky, Doggett, Fritts, Leatherwood, Moody, Powers, Reedy, Rudd, Todd--9

Representatives present and not voting were: Crawford, Moon, Sparks--3

A motion to reconsider was tabled.

*House Bill No. 826 -- Education - As introduced, requires the chief law enforcement officer of each law enforcement agency with law enforcement jurisdiction for a school that has utilized armed school security officers, following the conclusion of the 2022-2023 school year, to submit a report to the governor, the chair of the education administration committee of the house of representatives, the chair of the education committee of the senate, and the commissioner of education on or before September 1, 2023, and annually thereafter, that details any school security deficiencies and that provides recommendations for security improvements for each such school. - Amends TCA Title 49. by *Gillespie, *Ragan. (SB1069 by *Hensley)

On motion, House Bill No. 826 was made to conform with **Senate Bill No. 1069**; the Senate Bill was substituted for the House Bill.

Rep. Gillespie moved that Senate Bill No. 1069 be passed on third and final consideration.

Rep. White moved that Education Administration Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Gillespie moved that **Senate Bill No. 1069** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	82
Noes	11
Present and not voting	

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Grills, Hakeem, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth,

Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--82

Representatives voting no were: Beck, Clemmons, Dixie, Hardaway, Harris, Johnson G, Jones, Love, Mitchell, Pearson, Powell--11

Representatives present and not voting were: Barrett--1

A motion to reconsider was tabled.

*House Bill No. 457 -- Sports - As introduced, makes provisions of the Safe Stars Act concerning safety in youth sports applicable to community-organized youth sports and private schools when the sports are high risk, participated in by children aged 14 years and younger, and conducted on public property; makes other changes concerning youth sports safety. - Amends TCA Title 49; Title 62, Chapter 50 and Title 68. by *Hakeem, *Jernigan, *Cepicky, *Ragan, *Dixie, *Thompson, *Helton-Haynes, *Love, *Chism. (SB773 by *Lamar, *Akbari)

Further consideration of House Bill No. 457, previously considered on March 27, 2023 and March 30, 2023, at which time it was rereferred to the Education Administration Committee.

Rep. Hakeem moved that House Bill No. 457 be passed on third and final consideration.

Rep. White moved that Education Administration Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. White moved adoption of Education Administration Committee Amendment No. 2 as follows:

Amendment No. 2

AMEND House Bill No. 457 by deleting all language after the enacting clause and substituting:

- SECTION 1. Tennessee Code Annotated, Section 49-6-3601(b), is amended by deleting the language "Beginning with the 2022-2023 school year for each" and substituting "Each".
- SECTION 2. Tennessee Code Annotated, Section 49-6-3601(b), is amended by adding the following as a new subdivision:
 - (3) Each LEA and public charter school shall encourage all coaches, whether employed by the LEA or public charter school or a volunteer, to annually complete training in physical conditioning and in the use of training equipment to the extent such training is readily available.

- SECTION 3. Tennessee Code Annotated, Section 49-6-3601(b)(2)(B), is amended by deleting the subdivision and substituting the following:
 - (B) An emergency action plan that facilitates, organizes, and rehearses the actions of coaches and athletes in an emergency;
- SECTION 4. Tennessee Code Annotated, Section 49-6-3601, is amended by deleting subsection (d) and substituting the following:

(d)

(1) Beginning with the 2023-2024 school year, an LEA or public charter school that provides a school youth athletic activity in which youth fourteen (14) years of age or younger are eligible to participate shall implement subsection (c) and ensure that the safety standards outlined in subsection (b) are implemented by all individuals actively involved in organizing, training, or coaching the school youth athletic activity at the LEA or public charter school.

(2)

- (A) Beginning with the 2023-2024 school year, a private school, as defined in § 49-6-3001, shall implement subsection (c) and ensure that the safety standards outlined in subsection (b) are implemented by all individuals actively involved in organizing, training, or coaching a school youth athletic activity that is provided by the private school, if:
 - (i) Youth fourteen (14) years of age or younger are eligible to participate in the school youth athletic activity; and
 - (ii) The school youth athletic activity is conducted on property that is owned, managed, or maintained by this state or a political subdivision of this state.
- (B) Private schools are encouraged to comply with the safety standards outlined in subsections (b) and (c) for school youth athletic activities that are not subject to the requirements of subdivision (d)(2)(A).

(3)

(A) A city, county, business, or nonprofit organization that organizes a community-based youth athletic activity, as defined in §§ 68-6-102 and 68-55-501, shall implement subsection (c) and ensure that the safety standards outlined in subsection (b) are implemented by all individuals actively involved in organizing,

training, or coaching such community-based youth athletic activity, if:

- (i) Youth fourteen (14) years of age or younger are eligible to participate in the community-based youth athletic activity; and
- (ii) The community-based youth athletic activity is conducted on property that is owned, leased, managed, or maintained by this state or a political subdivision of this state.
- (B) Cities, counties, businesses, and nonprofit organizations that organize a community-based youth athletic activity are encouraged to comply with the safety standards outlined in subsections (b) and (c) for community-based youth athletic activities that are not subject to the requirements of subdivision (d)(3)(A).
- (4) Nothing in this subsection (d) exempts a provider of a school youth athletic activity or community-based youth athletic activity from the requirements of title 68, chapter 55, part 5, or the Sudden Cardiac Arrest Prevention Act, compiled in title 68, chapter 6.

SECTION 5. This act takes effect July 1, 2023, the public welfare requiring it.

On motion, Education Administration Committee Amendment No. 2 was adopted.

Rep. Hakeem moved that **House Bill No. 457**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	98
Noes	0

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hale, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Jones, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Pearson, Powell, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--98

A motion to reconsider was tabled.

*House Bill No. 191 -- Alcoholic Beverages - As introduced, increases from 30 to 45 days the grace period that the commissioner of the alcoholic beverage commission may, for good cause, extend to a licensee to file a tax return. - Amends TCA Title 57. by *Holsclaw. (SB293 by *Briggs)

- Rep. Holsclaw moved that House Bill No. 191 be passed on third and final consideration.
- Rep. Keisling requested that State Government Committee Amendment No. 1 be placed at the heel of the amendments.
- Rep. Hazlewood moved adoption of Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND House Bill No. 191 by deleting all language after the enacting clause and substituting:

- SECTION 1. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Operates a full-service restaurant established in 2021;
 - (ii) Is situated on approximately one and one-half (1 1/2) acres;
 - (iii) Contains approximately three thousand five hundred sixty square feet (3,560 sq. ft.);
 - (iv) Has seating for approximately ninety-five (95) patrons;
 - (v) Is located approximately two and six-tenths (2.6) miles from the Roan Mountain State Park Visitors Center; and
 - (vi) Is located in a county with a population of not less than fifty-six thousand three hundred (56,300) and not more than fifty-six thousand four hundred (56,400), according to the 2020 or a subsequent federal census;
- SECTION 2. Tennessee Code Annotated, Section 57-4-102(28), is amended by deleting subdivision (A) and substituting:
 - (i) A commercially operated facility that:
 - (a) Was established in 1962;
 - (b) Is located on approximately one (1) or more acres contiguous to Gatlinburg Parkway that connects by way of a tramway to approximately one hundred fifty (150) or more acres;

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- (c) Operates a ski lodge, tramway over two (2) miles long, and tramway mall with over two hundred thousand square feet (200,000 sq. ft.);
- (d) Operates multiple restaurants with seating for at least two hundred fifty (250) patrons;
- (e) Maintains at least one (1) of the following types of sporting facilities for at least a portion of the year:
 - (1) Ten (10) or more ski runs;
 - (2) An ice skating rink; or
 - (3) An area for snow tubing;
 - (f) Operates a scenic chair lift to the top of Mount Harrison;
- (g) Serves as an event venue for concerts, conferences, weddings, receptions, and similar events; and
- (h) Is located in a city with a population of not less than three thousand five hundred seventy (3,570) and not more than three thousand five hundred seventy-nine (3,579), according to the 2020 or a subsequent federal census:
- (ii) The premises of a facility licensed under this subdivision (28)(A) means any or all of the property that constitutes the facility. The licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing. The designated premises may include property owned or leased by the facility and property that is contiguous to the property of the facility that is defined in this subdivision (28)(A). The entire designated premises is covered under one (1) license issued under this subdivision (28)(A);
- (iii) Notwithstanding chapter 5 of this title to the contrary, the premises of a facility licensed under this subdivision (28)(A) means, for beer permitting purposes, any or all of the property that constitutes the facility as designated in subdivision (28)(A)(ii). The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing. The entire designated premises is covered under one (1) beer permit issued under chapter 5 of this title:
- (iv) A facility licensed under this subdivision (28)(A) may obtain a license as a caterer under subdivision (6);

- (v) A facility licensed under this subdivision (28)(A) may hold any of the licenses authorized under this subsection (28)(A) and may grant a franchise right to one (1) or more entities for all such licenses; and
- (vi) A facility licensed under this subdivision (28)(A) may deliver alcoholic beverages to any area within the licensed premises of the facility;
- SECTION 3. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 2021;
 - (ii) Is situated on approximately six (6) acres adjacent to Reelfoot Lake:
 - (iii) Operates a restaurant with seating for approximately seventy-four (74) patrons;
 - (iv) Operates approximately ninety-seven (97) beds for lodging, consisting of a motel, cabins, and other lodging;
 - (v) Operates forty-eight (48) covered boat slips;
 - (vi) Offers activities such as boating, fishing, swimming, picnicking, bird-watching, and other outdoor activities;
 - (vii) Serves as an event venue for weddings, birthdays, reunions, and similar events; and
 - (viii) Is located in a municipality with a population of not less than two hundred five (205) and not more than two hundred fifteen (215), according to the 2020 federal census or a subsequent federal census;
- SECTION 4. Tennessee Code Annotated, Section 57-4-102(8)(I)(i), is amended by deleting the language:

"Club" also means a for-profit recreational club organized and existing under the laws of this state

and substituting:

"Club" also means a for-profit recreational club organized and existing under the laws of this state, or organized and existing under the laws of another jurisdiction, holding a certificate of authority to transact business in this state from the secretary of state under the Tennessee Business Corporation Act, compiled in title 48, chapters 11-27,

SECTION 5. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

()

- (i) A commercially operated facility that:
- (a) Was established in 2023 and is located on approximately thirty-two (32) acres;
- (b) Is a walkable, mixed-use retail and commercial facility totaling approximately one hundred fifty thousand square feet (150,000 sq. ft.) and that is composed of up to twenty (20) mixed-use buildings for restaurants and food service, retail, office space, and similar services;
- (c) Is located approximately three (3) miles from the Tennessee-Georgia state line and lies contiguous to State Highway 321 and State Highway 320;
- (d) Is located within two thousand feet (2,000') of an elementary school, a high school, and Hurricane Creek; and
- (e) Is located in a county with a population of at least three hundred sixty-six thousand two hundred (366,200) and not more than three hundred sixty-six thousand three hundred (366,300), according to the 2020 or a subsequent federal census; and
- (ii) The premises of a facility licensed under this subdivision (28)() means any and all of the property that constitutes the facility, including all enclosed and outdoor areas of the property. The licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing;

SECTION 6. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

()

- (i) A commercially operated facility that:
- (a) Is located on approximately eight (8) acres contiguous to Hooper Highway;
- (b) Is located in a county with a population of not less than thirty-five thousand nine hundred (35,900) nor more than thirty-six thousand (36,000);

- (c) Serves as a campground resort; and
- (*d*) Has a pavilion, bathhouse, swimming pool, and a lodge with two (2) floors, consisting of at least three thousand nine hundred square feet (3,900 sq. ft.);
- (ii) A facility licensed under this subdivision (28)() is not required to meet a gross revenue percentage requirement for food service as a prerequisite to the issuance of a license to serve liquor-by-the-drink; provided, however, that a facility applying for the renewal of its license under this subdivision (28)() must pay the appropriate license fee due under § 57-4-301(b)(1)(W) when the gross revenue from the previous year derived from food sales is fifty percent (50%) or less than the gross revenue from the sale of alcoholic beverages;
- (iii) The premises of a facility licensed under this subdivision (28)() means any or all of the property that constitutes the facility. The licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing. The entire designated premises may be covered under one (1) license issued under this subdivision (28)();
- (iv) Notwithstanding chapter 5 of this title to the contrary, the premises of a facility licensed under this subdivision (28)() means, for beer permitting purposes, any or all of the property that constitutes the facility. The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing. The entire designated premises may be covered under one (1) beer permit issued under chapter 5 of this title;
- (v) A facility licensed under this subdivision (28)() may seek an additional license as a caterer under § 57-4-102(6); and
- (vi) A facility licensed under this subdivision (28)() may hold any of the licenses authorized under chapter 4 of this title and may grant a franchise to one (1) or more entities for any or all such licenses;
- SECTION 7. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Is situated on approximately seventy-seven (77) acres;
 - (ii) Operates an RV resort, with RV sites for rent:
 - (iii) Operates a general store, a restaurant, and a bath house;

- (iv) Was previously used to operate a lumber mill;
- (v) Is located approximately one (1) mile north of Dale Hollow Lake; and
- (vi) Is located in a county with a population of not less than five thousand (5,000) and not more than five thousand one hundred (5,100), according to the 2020 federal census or a subsequent federal census;
- SECTION 8. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was founded in 2017;
 - (ii) Is situated on approximately one and four-tenths (1.4) acres less than one (1) mile from the Piney River;
 - (iii) Operates a restaurant and deli with approximately three thousand two hundred square feet (3,200 sq. ft.) and with indoor seating for twenty-four (24) patrons and patio seating for an additional twenty (20) patrons; and
 - (iv) Is located in a county with a population of not less than twenty-four thousand nine hundred (24,900) and not more than twenty-five thousand (25,000), according to the 2020 or a subsequent federal census;
- SECTION 9. Tennessee Code Annotated, Section 57-4-102(13), is amended by adding the following as a new subdivision:
 - () "Community theater" also means a facility that:
 - (i) Was established in 1999, and is located in a former school building built in 1926;
 - (ii) Is situated on approximately five (5) acres;
 - (iii) Consists of approximately twenty thousand square feet (20,000 sq. ft.);
 - (iv) Provides theater, art, music, pottery, and dance classes;
 - (v) Serves as a venue for concerts, plays, and recitals;
 - (vi) Offers its facility for summer camps, community events, holiday celebrations, and community meetings; and

(vii) Is located approximately one and three-tenths (1.3) miles from Signal Point in a municipality with a population of not less than eight thousand eight hundred fifty (8,850) and not more than eight thousand eight hundred fifty-nine (8,559), according to the 2020 federal census or a subsequent federal census;

SECTION 10. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

- () A commercially operated facility that:
 - (i) Was founded in August of 2019;
- (ii) Is located in a former renovated bank building of approximately two thousand seven hundred square feet (2,700 sq. ft.) in the downtown district of a municipality with a population of not less than twenty thousand three hundred thirty (20,330) and not more than twenty thousand three hundred forty (20,340), according to the 2020 or a subsequent federal census;
- (iii) Operates a cigar shop with indoor seating for approximately forty (40) patrons; patio seating for approximately twenty (20) patrons; and the potential for private upstairs seating for approximately twenty-five (25) patrons;
 - (iv) Contains a walk-in humidor in a former bank vault;
- (v) Is a venue for live music, social gatherings, private parties, and similar events; and
- (vi) Is located approximately thirteen (13) miles from the Jack Daniel's Distillery; seven and four-tenths (7.4) miles from Tim's Ford Lake; six (6) miles from Cascade Hollow Distillery; and two and nine-tenths (2.9) miles from Lakewood Golf & Country Club;

SECTION 11. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

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- (i) A commercially operated facility that:
 - (a) Operates a vintage passenger train;
- (b) Is owned and operated by a not-for-profit corporation which has been in existence since 1961:

- (c) Is dedicated to preserving the heritage of rail transport in this state and the central South and whose name honors the region of the Tennessee Valley;
- (d) Is located on the original right of way of the East Tennessee and Georgia Railway, which includes a railroad tunnel named to the National Register of Historic Places;
- (e) Has a museum which began as a Chapter of the National Railway Historical Society, and has preserved a collection of passenger cars, cabooses, freight cars, and locomotives, much of which collection is also named to the National Register of Historic Places, with a staff who works to restore and maintain the collection of equipment;
- (f) Has the capacity to serve food and beverages to visitors and guests;
- (g) Has adequate facilities and equipment for serving passengers, on regular or special schedules, or charter trips; and
- (h) Is located in a county having a population of not less than three hundred sixty-six thousand two hundred (366,200) nor more than three hundred sixty-six thousand three hundred (366,300), according to the 2020 federal census or a subsequent federal census;
- (ii) A train operated by a licensee under this subdivision (28)() may sell and serve alcoholic beverages and beer on the train while both stationary and in motion;
- (iii) A licensee under this subdivision (28)() shall designate the premises to be licensed by the commission by filing a drawing of the premises, and such drawing may be amended by the licensee filing a new drawing; and
- (iv) The premises of a facility licensed under this subdivision (28)() means, for beer permitting purposes, all of the property that constitutes the facility. The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing;
- SECTION 12. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - () A commercially operated facility having the following characteristics:

- (i) Contains a barn, farmhouse, lavender gardens, pastures, and event venue building that contains approximately seven thousand square feet (7,000 sq. ft.);
 - (ii) Is used for weddings, fishing, hiking, and flower picking; and
- (iii) Is located approximately two (2) miles from Fall Creek Falls State Park and thirty (30) miles from Center Hill Lake in a county having a population of not less than six thousand one hundred (6,100) and not more than six thousand two hundred (6,200), according to the 2020 or a subsequent federal census;
- SECTION 13. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 2022 and is situated on approximately one and eighty-seven one hundredths (1.87) acres, with the original homestead on the property;
 - (ii) Operates a mid-modern, country resort with twenty (20) bedrooms and twenty-eight (28) beds, a marina with seventy (70) boat slips, and a restaurant with indoor and outdoor seating for approximately one hundred sixty (160) patrons;
 - (iii) Serves as an event venue for weddings, parties, music, fishing competitions, reunions, and other similar local events;
 - (iv) Offers boat rentals, kayak rentals, and venue rentals;
 - (v) Offers access to and views of Douglas Lake and the Great Smoky Mountains; and
 - (vi) Is located in a county with a population of not less than fifty-four thousand six hundred (54,600) and not more than fifty-four thousand seven hundred (54,700), according to the 2020 federal census or a subsequent federal census;
- SECTION 14. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 2005 and is situated on approximately thirty-seven (37) acres;
 - (ii) Operates an outside bar, at least four (4) restaurants, a theater, exercise facilities, senior living facilities, and an outdoor central park;

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- (iii) Contains approximately nine thousand square feet (9,000 sq. ft.) and seating for over two hundred fifty (250) patrons; and
- (iv) Is located in a municipality with a population of not less than fifty-one thousand three hundred twenty (51,320) and not more than fifty-one thousand three hundred thirty (51,330), according to the 2020 federal census or a subsequent federal census;
- SECTION 15. Tennessee Code Annotated, Section 57-4-102(13), is amended by adding the following new subdivision:
 - () "Community theater" also means a facility that:
 - (1) Is a community theater in a historic building that has been in continuous operation since 2007, and that contains approximately one thousand six hundred square feet (1,600 sq. ft.) and seating for approximately two hundred (200) patrons;
 - (2) Is situated on approximately twelve one hundredths (.12) of an acre;
 - (3) Offers concessions to patrons and operates a bar for theater use;
 - (4) Is a mixed-use facility that serves as an event venue for musicals, performances, weddings, dance recitals, dramas, and live music;
 - (5) Is a venue for community events, including instruction in art, music, dance, and theatre;
 - (6) Has located on its 2nd floor this state's oldest opera house, Antoinette Hall, which is under restoration as of the effective date of this act; and
 - (7) Is located in a municipality with a population of not less than eight thousand three hundred ninety (8,390) and not more than eight thousand three hundred ninety-nine (8,399), according to the 2020 federal census or a subsequent federal census;
- SECTION 16. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following language as a new subdivision:
 - (i) A commercially operated facility that:
 - (a) Is located in a county having a metropolitan form of government and a population of greater than six hundred

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thousand (600,000), according to the 2020 federal census or a subsequent federal census;

- (b) Contains two (2) office towers with a shared parking garage and with one (1) such tower containing twenty (20) floors, including a reception area, office spaces, work stations, conference rooms, an expressions studio, a listening room, locker rooms and showers, and a business center for employees of a corporation;
- (c) Is located at the corner of 10th Avenue North and Church Street;
- (d) Contains a café located on the 5th floor and offers different food station options of prepared food on such floor, and contains a lounge area located on the 20th floor that offers prepared food; and
- (e) Is open to employees of a corporation or guests of such employees;
- (ii) The premises of a facility licensed under this subdivision (28)() means any and all of the property that constitutes the facility, including all enclosed and outdoor areas of the property. The licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing;
- (iii) Notwithstanding chapter 5 of this title to the contrary, the premises of a facility described under this subdivision (28)() means, for the purpose of obtaining a beer permit, any and all of the property that constitutes the facility, including all enclosed and outdoor areas of the property. The beer permittee shall designate the premises to be licensed by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing; and
- (iv) Any facility licensed under this subdivision (28)() may hold any of the licenses authorized under this subdivision (28)() and may grant a franchise to one (1) or more entities for any or all such licenses to sell or give away alcoholic beverages and beer. A facility licensed under this subdivision (28)() is not required to be open to the public and does not discriminate against a patron on the basis of gender, race, religion, or national origin;

SECTION 17. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

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- (i) A commercially operated facility that:
- (a) Is located within a designated area situated on at least fifteen (15) acres;
- (b) Upon the completion of construction, which may occur in phases, contains a live performance venue with capacity for at least two thousand (2,000) persons, a mixed commercial and residential use development, at least two (2) hotels, and mixed-use commercial buildings that include retail shopping, restaurants, and bars, some of which may be operated by independent licensees, and indoor and outdoor dining options, including open plaza areas for dining and recreational opportunities;
- (c) Contains a hotel that is located adjacent to train tracks and that formerly operated as a train terminal;
- (d) Contains at least five (5) points of sale that regularly prepare and sell food, alcoholic beverages, or beer;
- (e) Is located in a county with a metropolitan form of government having a population of not less than five hundred thousand (500,000), according to the 2020 federal census or a subsequent federal census;
- (f) Does not extend beyond one thousand seven hundred sixty feet (1,760') of the geographic center of such designated area; and
- (g) May contain areas that are separated by streets or other public or private rights of way;
- (ii) Facilities and individual licensees located within such designated area, hereinafter the "primary premises," and licensed under this subdivision (28)():
 - (a) May be either open to the public or only to members and authorized guests; and
 - (*b*) Notwithstanding § 57-4-101(p):
 - (1) May include in its licensed primary premises, solely for purposes of on-premises consumption of alcoholic beverages, unless otherwise provided for herein, any or all of the property that constitutes the primary premises and may include other separately licensed premises located within the boundary of the primary premises. Such premises are not required to be contiguous. Barriers controlling the ingress and egress to

the primary premises or other such premises are not required as long as adequate security or other measures sufficient to prevent customers from leaving such primary and other premises with alcoholic beverages is used and maintained; and

- (2) Are not required to use labeled cups and glassware, but must serve alcoholic beverages and beer in compliance with the requirements of § 57-4-101(p), which shall include affixing a sticker to the alcoholic beverage or beer container in lieu of serving the beverage in labeled cup or glassware; provided, that a sticker identifying the franchisee or licensee, which is reasonably designed to stay affixed to a container, must comply with § 57-4-101(p);
- (iii) Licensees located within the primary premises shall submit a diagram to the commission which details that portion of the primary premises where the licensee intends to serve alcoholic beverages;
- (iv) The primary licensee and each licensee licensed under this subdivision () may:
 - (a) Serve wine, high gravity beer, and beer in its original container, and spirit-based beverages in original containers that do not exceed three hundred seventy-five milliliters (375 ml) and an alcohol content that does not exceed fifteen percent (15%) by volume, for on-premises consumption; and
 - (b) Offer food items for sale and seating for its customers, but are not required to do so;
- (v) Facilities and individual licensees located within the primary premises, irrespective of whether or not licensed under this subdivision (), may apply for and obtain a catering license pursuant to subdivision (6) for purposes of selling alcoholic beverages at special events within the primary premises; provided, that such facility shall comply with all requirements to obtain such catering license, except the requirement to have a complete and adequate commercial kitchen facility pursuant to subdivision (6)(B). The licensed premises of a catered event held by such a licensed caterer may include the entire primary premises or a portion thereof designated with the commission;
- (vi) A licensee located within the primary premises may prohibit from the exclusive portion of its premises food, beer, or alcoholic beverages which were not purchased from the licensee;
- (vii) This subdivision (28)() must not be construed to prohibit a person or entity located within the primary premises from obtaining

another license under this title 57 that the person or entity is otherwise eligible to obtain pursuant to law;

- (viii) Each individual facility on the primary premises is independently liable for violations committed by such facility, and a separate facility must not be held liable for the actions of another facility;
- (ix) Notwithstanding chapter 5 of this title to the contrary, and subject to the terms of this subdivision (28)(), the premises of a facility licensed under this subdivision (28)() mean for beer permitting purposes any or all of the premises that constitutes the primary premises. The terms of this subdivision (28)() that apply to licensees for purposes of consuming alcoholic beverages on the premises also apply to beer permittees; and
- (x) A facility licensed under this subdivision (28)() may hold any of the licenses authorized under this subdivision (28)() and a beer permit, or may grant a franchise to one (1) or more entities for any or all such licenses or beer permits. The licensee for the primary premises, or franchisor, or any of its franchisees licensed under this subdivision (28)(), or a separate licensee located within the primary premises, may store beer and alcoholic beverages in one (1) or more central storage locations within the primary premises; provided, that each separate licensee's inventory of beer and alcoholic beverages must be stored in a separately locked cage or other storage area. The facility may also contract with a third party for the management of all of the facility's food and beverage operations and service, or for a portion of the facility's food and beverage operations and service;

SECTION 18. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

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- (i) A commercially operated facility that:
- (a) Is located within a designated area situated on at least ten (10) acres;
- (b) Includes a group of historic brick buildings constructed in 1929 and originally used to manufacture and assemble woodburning stoves, among other items;
- (c) Is included or has been included on the national register of historic places as a national historic landmark;
- (d) Includes on its property a water tower originally constructed in 1929 or 1930, standing one hundred ten feet (110') tall, which has been listed on the national register of historic places;

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- (e) Upon the completion of construction, which may occur in phases, offers dining and retail shopping experiences, including bars and restaurants with indoor and outdoor dining opportunities, a live performance venue, a private event banquet space, and at least five (5) points of sale that regularly prepare and sell food, alcoholic beverages, or beer; that may be contiguous or noncontiguous; and that may or may not be operated by independent licensees that offer for sale food, alcoholic beverages, or beer;
- (f) Is located in the county seat of a county having a population of not less than two hundred forty-seven thousand seven hundred (247,700) and not more than two hundred forty-seven thousand eight hundred (247,800), according to the 2020 federal census or a subsequent federal census;
- (g) Does not extend beyond one thousand seven hundred sixty feet (1760') of the geographic center of such designated area; and
- (h) May contain areas that are separated by sidewalks or other public or private rights-of-way;
- (ii) A facility and individual licensees located within such designated area, hereinafter the "primary premises," and licensed under this subdivision (28)():
 - (a) May offer food items for sale and seating for its customers but are not required to do so; and

(*b*) Notwithstanding § 57-4-101(p):

- (1) May include within its licensed premises, solely for purposes of on-premises consumption of alcoholic beverages, unless otherwise provided for herein, any or all of the property that constitutes the entirety of the facility and may include other separately licensed premises located within the boundary of the facility. Such premises are not required to be contiguous. Barriers controlling the ingress and egress of the facility or such premises are not required as long as adequate security or other measures sufficient to prevent customers from leaving such facility and premises with alcoholic beverages are used and maintained; and
- (2) Is not required to use labeled cups and glassware, but must serve alcoholic beverages and beer in compliance with the requirements of § 57-4-101(p), which

includes affixing a sticker to the alcoholic beverage or beer container in lieu of serving the beverage in a labeled cup or glassware; provided, that a sticker identifying the franchisee or licensee, which is reasonably designed to stay affixed to a container, must comply with § 57-4-101(p);

- (iii) Licensees located within a facility shall submit a diagram to the commission which details any portion of the facility where the licensee intends to serve alcoholic beverages;
 - (iv) A facility licensed under this subdivision (28)() may:
 - (a) Serve wine, high gravity beer, and beer in its original container, and spirit-based beverages in original containers that do not exceed three hundred seventy-five milliliters (375 ml) with an alcohol content that does not exceed fifteen percent (15%) by volume, for on-premises consumption; and
 - (b) Be either open to the public or only to members and authorized guests;
- (v) A facility located within the primary premises, irrespective of whether or not licensed under this subdivision (28)(), may apply for and obtain a catering license pursuant to subdivision (6) for purposes of selling alcoholic beverages at special events within the facility; provided, that such facility shall comply with all requirements to obtain such catering license, except the requirement to have a complete and adequate commercial kitchen facility pursuant to subdivision (6)(B). The licensed premises of a catered event held by such a licensed caterer may include the entire primary premises or any portion thereof specified to the commission;
- (vi) A licensee located within the primary premises may prohibit from the exclusive portion of its premises food, beer, or alcoholic beverages that were not purchased from the licensee;
- (vii) This subdivision (28)() must not be construed to prohibit a person or entity located within the primary premises from obtaining another license under this title that the person or entity is otherwise eligible to obtain pursuant to law;
- (viii) Each individual licensee on the facility premises is independently liable for violations committed by such licensee, and a separate licensee must not be held liable for the actions of another licensee;
- (ix) Notwithstanding chapter 5 of this title to the contrary, and subject to the terms of this subdivision (28)(), the premises of a licensee licensed under this subdivision (28)() means for beer permitting

purposes any or all of the premises that constitutes the facility. Any and all terms of this subdivision (28)() that apply to alcoholic beverage licensees also apply to beer permittees; and

(x) A licensee licensed under this subdivision (28)() may hold any of the licenses authorized under this subdivision (28)() and a beer permit, or may grant a franchise to one (1) or more entities for any or all such licenses or beer permits. The facility may also contract with a third party for the management of all of the facility's food and beverage operations and service, or for a portion of the facility's food and beverage operations and service;

SECTION 19. Tennessee Code Annotated, Section 57-4-102(28), is amended by

adding the following new subdivision:

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- (i) A commercially operated facility that:
- (a) Is located in a county with a metropolitan form of government having a population of not less than five hundred thousand (500,000), according to the 2020 federal census or a subsequent federal census;
 - (b) Was built in 1945;
 - (c) Once housed a furniture store;
- (d) Serves as a venue for live music, which may include broadcasts of radio and television programming, dancing, banquets, meetings, and other events; and
- (e) Has four (4) floors, at least fifty thousand square feet (50,000 sq. ft.), and a capacity for at least one thousand (1,000) guests;
- (ii) A facility licensed under this subdivision (28)() is not required to meet a gross revenue percentage requirement for food service as a prerequisite to the issuance of a license to serve liquor-by-the-drink; provided, however, that a facility applying for the renewal of its license under this subdivision (28)() shall pay the appropriate license fee due under § 57-4-301(b)(1)(W) when the gross revenue from the previous year derived from food sales is fifty percent (50%) or less than the gross revenue from the sale of alcoholic beverages;
- (iii) The premises of any facility licensed under this subdivision (28)() means any or all of the property that constitutes the facility. The

licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing. The entire designated premises may be covered under one (1) license issued under this subdivision (28)();

- (iv) Notwithstanding chapter 5 of this title to the contrary, the premises of any facility licensed under this subdivision (28)() means, for beer permitting purposes, any or all of the property that constitutes the facility. The beer permittee shall designate the premises to be permitted by the local beer board by filing a drawing of the premises, which may be amended by the beer permittee filing a new drawing. The entire designated premises may be covered under one (1) beer permit issued under chapter 5 of this title;
- (v) A facility licensed under this subdivision (28)() may seek an additional license as a caterer under subdivision (6); and
- (vi) A facility licensed under this subdivision (28)() may hold any of the licenses authorized under this chapter and may grant a franchise to one (1) or more entities for any or all such licenses;
- SECTION 20. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 1981 and is situated on approximately sixty (60) acres;
 - (ii) Operates at least four (4) restaurants that serve breakfast, lunch, and dinner; a theater; exercise facilities; senior living; and an outdoor central park;
 - (iii) Provides seating for at least four hundred twenty (420) patrons; and
 - (iv) Is located approximately one-quarter (1/4) of a mile from the northwest corner of Winchester Road and Kirby Parkway in a municipality with a population of not less than six hundred thirty-three thousand one hundred (633,100) and not more than six hundred thirty-three thousand two hundred (633,200), according to the 2020 federal census or a subsequent federal census;
- SECTION 21. Tennessee Code Annotated, Section 57-4-102(13), is amended by adding the following new subdivision:
 - () "Community theater" also includes a theater that:
 - (i) Has been in operation for not less than four (4) years;

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- (ii) Has a single auditorium with seating for approximately seventy-five (75) to one hundred (100) patrons;
- (iii) Is located in a building that is over one hundred (100) years old;
- (iv) Serves as a venue for concerts, plays, and cultural, civic, and educational programs; and
- (v) Is located in a municipality with a population of not less than one hundred ninety thousand seven hundred (190,700) and not more than one hundred ninety thousand eight hundred (190,800), according to the 2020 federal census or a subsequent federal census;
- SECTION 22. Tennessee Code Annotated, Section 57-4-102(28)(WWWWWWW), is amended by deleting the subdivision and substituting instead:

(WWWWWWW) A commercially operated facility that:

- (i) Was established in 2022 on at least one hundred eleven (111) acres with a house representative of Italianate architecture that is on the national register of historic places and barns that were built in the 1860s;
 - (ii) Contains a terrace, a conservatory, and an event barn;
- (iii) Is used for private corporate events, political fundraisers, weddings, concerts, and other events; and
- (iv) Is located on a scenic highway in a county having a population of not less than seventy-two thousand eight hundred (72,800) and not more than seventy-two thousand nine hundred (72,900), according to the 2020 federal census or a subsequent federal census;
- SECTION 23. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Is a multipurpose facility established in 2003 and situated on approximately ninety-two (92) acres;
 - (ii) Maintains 501(c)(3) status and is operated year-round by the board of directors of the TriState Exhibition Center;
 - (iii) Serves as a venue for horse shows and equine activities, livestock shows, family and community events and programs, instructional events and clinics, concerts, and organizational meetings;

- (iv) Operates an arena of approximately sixty thousand square feet (60,000 sq. ft.); a covered warm up arena of approximately forty thousand square feet (40,000 sq. ft.); three hundred eighty (380) stalls; an agricultural education building; and fifty (50) RV hookup sites; and
- (v) Is located in a county with not less than one hundred eight thousand six hundred (108,600) and not more than one hundred eight thousand seven hundred (108,700), according to the 2020 federal census or a subsequent federal census;
- SECTION 24. Tennessee Code Annotated, Section 57-4-102(40), is amended by adding the following as a new subdivision:
 - () "Urban park center" also means a facility having the following characteristics:
 - (i) Was built on the site of a historic railroad station that was originally constructed in 1909 in a county having a population of not less than three hundred sixty-six thousand two hundred (366,200) and not more than three hundred sixty-six thousand three hundred (366,300), according to the 2020 or a subsequent federal census;
 - (ii) Contains twenty-thousand square feet (20,000 sq. ft.) with a total capacity for over one thousand eight hundred (1,800) patrons; and
 - (iii) Holds concerts, corporate events, weddings, fundraisers, and similar events;
- SECTION 25. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:

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- (i) A commercially operated facility that:
- (a) Is a public place kept, used, maintained, advertised, and held out to the public as a place where meals are served and where meals are actually and regularly served, with one (1) or more adequate and sanitary kitchens, dining room equipment, and a seating capacity for at least two hundred fifty (250) patrons at tables, counters, and other places for dining, and having a sufficient number and kind of persons to prepare, cook, and serve suitable food for guests;
- (b) Is located within four hundred feet (400') of a public park adjacent to a navigable waterway, and no closer than four hundred feet (400') from, but within five hundred feet (500') of, a

railway station providing commuter rail service using standard gauge locomotives and coaches;

- (c) Is located less than one hundred feet (100') from a historic saloon built before 1900 and named after a silver dollar coin:
- (*d*) Serves as a venue for live music, dancing, banquets, meetings, meals, and other events;
- (e) Has at least five (5) floors, at least nineteen thousand square feet (19,000 sq. ft.) and was constructed in 1900; and
- (f) Is located in a county with a metropolitan form of government having a population of not less than six hundred thousand (600,000), according to the 2020 federal census or a subsequent federal census;
- (ii) As used in this subdivision (28)(), "prime licensee" means the licensee under this subdivision (28)() that has the right to serve alcohol in at least one-half (1/2) of the building. The prime licensee does not have to sell food:
- (iii) One (1) or more licensed entities may operate within the facility, and the premises may overlap; provided, that each licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by each licensee filing a new drawing and without a new application;
- (iv) A licensee under this subdivision (28)() may store beer and alcoholic beverages in one (1) or more central storage locations in the facility; provided, that if the licensees share the same storage area, each licensee's inventory of beer and alcoholic beverages must be stored in a separately locked cage or other storage area. Notwithstanding this chapter to the contrary, a licensee may transport beer and alcoholic beverages anywhere in the facility;
- (v) An employee of a licensee licensed under this subdivision (28)() may serve alcoholic beverages for another licensee within the facility; provided, that the licensee selling the alcoholic beverages is exclusively liable for a violation of this chapter;
- (vi) The prime licensee licensed under this subdivision (28)() may also serve wine, high gravity beer, beer in its original container, and spirit-based beverages in an original container that does not exceed three hundred seventy-five milliliters (375 ml) and alcohol content that does not exceed fifteen percent (15%) by volume. All other licensees shall use labeled cups and glassware, or place stickers identifying the licensee, which are reasonably designed to stay affixed to a container;

- (vii) A facility licensed under this subdivision (28)() may operate under one (1) or more business names under the same license within the facility;
- (viii) A facility licensed under this subdivision (28)() may grant franchises for the operation of a restaurant in the facility and such franchisees are deemed to be licensees under this subdivision (28)();
- (ix) A facility licensed under this subdivision (28)() may seek an additional license as a caterer under § 57-4-102(6). Notwithstanding this chapter to the contrary, the prime licensee licensed under this subdivision (28)() shall have exclusive or non-exclusive rights to a commercial kitchen facility to qualify as a caterer under § 57-4-102(6), and the prime licensee may serve food prepared by the prime licensee or food prepared by one (1) or more other licensed entities in the facility for events catered by the prime licensee; and
- (x) Notwithstanding chapter 5 of this title to the contrary, the prime licensee licensed under this subdivision (28)() does not have to sell food to be permitted for the on-premise sale of beer. One (1) or more permitted entities may operate within the facility, and the premises may overlap; provided, that each permittee shall designate the premises to be licensed by the beer board by filing a drawing of the premises, which may be amended by each permittee filing a new drawing and without a new application;

SECTION 26. Tennessee Code Annotated, Section 57-4-301(b)(3), is amended by deleting "under § 57-4-102(40)(G)-(K)" and substituting instead "under § 57-4-102(40)(G)-(K) and SECTION 24".

SECTION 27. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:

()

- (i) A commercially operated facility that:
- (a) Has one (1) or more structures having thirty (30) or more residential dwelling units;
 - (b) Is located in a special historic district; and
- (c) Is located in a county with a metropolitan form of government having a population of not less than six hundred thousand (600,000), according to the 2020 federal census or a subsequent federal census;
- (ii) A facility licensed under this subdivision (28)() is not required to prepare or serve food or have a kitchen or dining room;

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- (iii) The licensed premises may include exterior patios, gardens, lawns, swimming pools, and other recreation and entertainment areas throughout the facility; and
- (iv) The facility may be open to the public or may limit admission to residents and their guests of the facility;

SECTION 28. Tennessee Code Annotated, Section 57-4-102(31), is amended by adding the following new subdivision:

()

- (i) "Restaurant" also means a commercially operated facility that is located within a special historic district, as defined in § 57-4-102(33)(B); and
- (ii) A restaurant licensed under this subdivision (31)() may grant a franchise for the operation of a restaurant in the facility and such franchisees are deemed to be licensees under this subdivision (31)(). A franchisee may also seek a license as a caterer under § 57-4-102(6);

SECTION 29. Tennessee Code Annotated, Section 57-4-102(33), is amended by designating the existing subdivision as subdivision (33)(A) and by adding the following new subdivision (33)(B):

(B)

- (i) "Special historic district" also means an area with specific boundaries that possesses the following characteristics:
 - (a) Is a contiguous area of lots intersected by a standard gauge commercial railway that consists of:
 - (1) Lots located north of Merrit Avenue, bounded by Pillow Street to the east and Martin Street to the west, and Chestnut Street and a standard gauge commercial railway to the north;
 - (2) Lots north of Chestnut Street, bounded by a standard gauge commercial railway to the east and a commercial train railyard to the northwest and north;
 - (3) Lots north of Chestnut Street, bounded by Fourth Avenue South to the east, a standard gauge commercial railway to the west, and the oldest continuously operating public cemetery in the largest city in the county to the north; and

- (4) A lot located east of Pillow Street, bounded by Alley 189 to the south, Alley 1820 to the east, and a standard gauge commercial railway to the north; and
- (b) Is located in a county with a metropolitan form of government having a population of not less than six hundred thousand (600,000), according to the 2020 federal census or a subsequent federal census; and
- (ii) The parent company that owns the property within the special historic district shall designate the premises of the special historic district by filing a drawing of the premises with the commission, which may be amended from time to time by the parent company filing a new drawing with the commission;
- SECTION 30. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () A commercially operated facility that:
 - (i) Was established in 2014 and is situated on approximately ninety-four one hundredths (0.94) of an acre:
 - (ii) Operates a bed and breakfast, coffee shop, restaurant, and two (2) tiny houses within one and one-half (1.5) miles of the north entrance to Fall Creek Falls State Park;
 - (iii) Serves as an event venue for weddings, graduations, reunions, conferences, parties, and similar events;
 - (iv) Hosts an annual goat yoga retreat;
 - (v) Serves as the largest venue in close proximity to one of the most-visited state parks in this state, with more than one million (1,000,000) visitors per year; and
 - (vi) Is located in a county with a population of not less than six thousand one hundred (6,100) and not more than six thousand two hundred (6,200), according to the 2020 federal census or a subsequent federal census:
- SECTION 31. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - () A commercially operated restaurant that:
 - (i) Was established in 2006 and contains a restaurant and store;

- (ii) Is located in a historic building built more than fifty (50) years ago that contains at least one thousand two hundred square feet (1,200 sq. ft.);
 - (iii) Hosts events for birthday parties and church groups; and
- (iv) Is located less than one hundred feet (100') from the intersection of state highway 107 and Blue Mill Road in a county having a population of not less than thirty-five thousand nine hundred (35,900) and not more than thirty-six thousand (36,000), according to the 2020 or a subsequent federal census;
- SECTION 32. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - () A commercially operated restaurant that:
 - (i) Was established in 2022 on at least one (1) acre in a building constructed in 1970 and specializes in pizza;
 - (ii) Contains at least two thousand five hundred square feet (2,500 sq. ft.) and has indoor and outdoor covered seating for at least forty (40) patrons; and
 - (iii) Is located less than one hundred feet (100') from the intersection of State Highway 107 and Blue Mill Road in a county having a population of not less than thirty-five thousand nine hundred (35,900) and not more than thirty-six thousand (36,000), according to the 2020 or a subsequent federal census;
- SECTION 33. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - () "Corporation," unless the context otherwise requires, includes an incorporated city that is the county seat of a tourist resort county, as that term is defined in § 42-1-301, only for the purposes of obtaining a license permitting consumption of alcoholic beverages on the premises or obtaining a beer permit;
- SECTION 34. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following new subdivision:
 - (i) A municipality that:
 - (a) Is the county seat of a tourist resort county, as defined in § 42-1-301;
 - (b) Owns and operates a thirty-six-hole golf course at which at least forty-five thousand (45,000) rounds are played each year; and

- (c) Owns and operates a restaurant;
- (ii) The premises of a municipality designated under this subdivision (28)() means, for purposes of consumption of alcoholic beverages on the premises, those facilities identified under subdivisions (28)()(i)(b) and (c). The entire designated premises is covered under one (1) license issued under this subdivision (28)(b); and
- (iii) Notwithstanding chapter 5 of this title to the contrary, a municipality licensed under this subdivision (28)() may obtain a beer permit. The premises of a municipality licensed under this subdivision (28)() means, for beer permitting purposes, those facilities identified under subdivisions (28)()(i)(b) and (c). The entire designated premises is covered under one (1) beer permit issued under chapter 5 of this title;
- SECTION 35. Tennessee Code Annotated, Section 57-4-102, is amended by designating the existing language of subdivision (6) as subdivision (6)(A) and adding the following as a new subdivision (6)(B):
 - (B) "Caterer" also means a business engaged in offering food and beverage service for a fee at various locations that:
 - (i) Operates a permanent catering hall on an exclusive basis or a restaurant;
 - (ii) Has a complete and adequate commercial kitchen facility;
 - (iii) Is licensed by the Tennessee department of agriculture; and
 - (iv) Is a retail food store that has a license to sell wine under § 57-3-803;
- SECTION 36. Tennessee Code Annotated, Section 57-4-102(28), is amended by adding the following as a new subdivision:
 - (i) A commercially owned marina, resort, and recreational facility that:
 - (a) Is named after the Native American who developed the Cherokee syllabary;
 - (b) Is located on real property containing approximately twenty (20) acres of fee simple upland real property and an easement, lease, or license of no less than twenty-eight (28) acres of upland and submerged real property used for recreational purposes;
 - (c) Is located within one thousand feet (1,000') of the intersection between Kristen Lane and Lakeview Lane;
 - (d) Is located on a lake having no less than seven hundred seventy-five (775) miles of shoreline covering thirty-three thousand

- (33,000) acres of pristine waters, and is the largest reservoir on a tributary of the Tennessee River;
- (e) Operates at least four hundred (400) boat slips, a fuel dock, boat rentals, and a full-service ship store;
- (f) Operates a restaurant with indoor and outdoor seating for at least seventy-five (75) patrons, and that serves meals on a weekly basis, with exceptions of closures for private groups or events, and seasonal closures, vacations, general maintenance, and remodeling by the owners or managers; provided, however, food services are made available at all times when alcoholic beverages are being served; and
- (*g*) Is located in a county having a population of not less than seventy-seven thousand one hundred (77,100) nor more than seventy-seven thousand two hundred (77,200), according to the 2020 federal census or a subsequent federal census;
- (ii) A licensee shall designate the premises to be licensed by the commission by filing a drawing of the premises, which may be amended by the licensee filing a new drawing; and
- (iii) A facility licensed under this subdivision (28)() may obtain a license as a caterer under subdivision (6);
- SECTION 37. This act takes effect upon becoming a law, the public welfare requiring it.

On motion, Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Keisling moved that State Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Holsclaw moved that **House Bill No. 191**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	74
Noes	10
Present and not voting	9

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Camper, Carr, Carringer, Chism, Clemmons, Cochran, Crawford, Davis, Dixie, Eldridge, Faison, Farmer, Freeman, Garrett, Gillespie, Glynn, Hardaway, Harris, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Jones, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moon, Parkinson, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Whitson, Williams, Wright, Mr. Speaker Sexton--74

Representatives voting no were: Cepicky, Doggett, Gant, Grills, Haston, Lynn, Moody, Sherrell, Warner, Zachary--10

Representatives present and not voting were: Butler, Campbell S, Capley, Fritts, Hale, Pearson, Slater, Sparks, White--9

A motion to reconsider was tabled.

House Bill No. 766 -- Transportation, Dept. of - As introduced, requires the department to promulgate rules to standardize, by speed limit, the length of time a traffic-control signal must display the yellow signal light, when following the green signal light; requires traffic-control signals to be in compliance with the standardized display times. - Amends TCA Title 54 and Title 55. by *Holsclaw, *Littleton. (*SB520 by *Niceley)

Rep. Holsclaw moved that House Bill No. 766 be passed on third and final consideration.

Rep. Howell moved adoption of Transportation Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 766 by deleting all language after the enacting clause and substituting:

SECTION 1. Tennessee Code Annotated, Section 55-8-110(a)(8), is amended by deleting the following language:

Whenever in this state three-light traffic-control signals are used displaying successively green, yellow, and red lights for the direction of motorists and pedestrians, the minimum time exposure of the yellow light shall be three (3) seconds. Any state agency or any political subdivision of the state that installs, owns, operates, or maintains any such traffic-control signal light shall set or cause to be set the timing-control device for the signal light in compliance with this subdivision (a)(8). No state agency or any political subdivision of the state that installs, owns, operates, or maintains a traffic-control signal light in an intersection that employs a surveillance camera for the enforcement or monitoring of traffic violations shall reduce the time exposure of the yellow light at the intersection with the intended purpose of increasing the number of traffic violations.

and by substituting instead the following new language:

Whenever in this state three-light traffic-control signals are used displaying successively green, yellow, and red lights for the direction of motorists and pedestrians, the duration of the yellow plus all red change interval must be determined using engineering practices as identified in the Manual on Uniform Traffic Control Devices (MUTCD), as adopted by the department of transportation in accordance with § 54-5-108(b), and the minimum time exposure of the yellow light must be three (3) seconds. A state agency or political

subdivision of the state that installs, owns, operates, or maintains any such traffic-control signal light shall set or cause to be set the timing-control device for the signal light in compliance with this subdivision (a)(8) and the MUTCD, as adopted by the department of transportation in accordance with § 54-5-108(b). A state agency or political subdivision of the state that installs, owns, operates, or maintains a traffic-control signal light in an intersection that employs a surveillance camera for the enforcement or monitoring of traffic violations shall not reduce the time exposure of the yellow light at the intersection with the intended purpose of increasing the number of traffic violations.

SECTION 2. For the purpose of promulgating rules, this act takes effect upon becoming a law, the public welfare requiring it. For all other purposes, this act takes effect July 1, 2023, the public welfare requiring it.

On motion, Transportation Committee Amendment No. 1 was adopted.

Rep. Holsclaw moved that **House Bill No. 766**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	97
Noes	0

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hale, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Jones, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Pearson, Powell, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--97

A motion to reconsider was tabled.

House Bill No. 771 -- State Symbols - As introduced, requests the governor to submit a new design of the great seal of the state of Tennessee by July 1, 2025, that incorporates the language "In God We Trust." - Amends TCA Title 4, Chapter 1, Part 3. by *Holsclaw, *Leatherwood, *Reedy, *Capley, *Ragan, *Alexander, *Todd, *Grills, *Littleton, *Lynn, *White, *Zachary, *Powers, *Slater. (*SB420 by *Crowe)

On motion, House Bill No. 771 was made to conform with **Senate Bill No. 420**; the Senate Bill was substituted for the House Bill.

Rep. Holsclaw moved that Senate Bill No. 420 be passed on third and final consideration.

Rep. Warner moved the previous question, which motion prevailed.

Rep. Holsclaw moved that **Senate Bill No. 420** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	74
Noes	18
Present and not voting	4

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Grills, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Sherrell, Slater, Sparks, Stevens, Terry, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--74

Representatives voting no were: Camper, Clemmons, Dixie, Freeman, Glynn, Hakeem, Hardaway, Harris, Jernigan, Johnson G, Jones, Love, McKenzie, Miller, Parkinson, Pearson, Powell, Shaw--18

Representatives present and not voting were: Beck, Chism, Gillespie, Thompson--4

A motion to reconsider was tabled.

House Bill No. 1106 -- Juvenile Offenders - As introduced, allows a juvenile court to transfer a juvenile 16 years of age or older to a criminal court of competent jurisdiction to be tried as an adult for committing the offense of escape from a youth development center approved, certified, or licensed by the department of children's services. - Amends TCA Title 37, Chapter 1 and Title 37, Chapter 5. by *Littleton, *Gant, *Sherrell, *Ragan. (*SB611 by *Walley, *Jackson, *Taylor)

On motion, House Bill No. 1106 was made to conform with **Senate Bill No. 611**; the Senate Bill was substituted for the House Bill.

Rep. Littleton moved that Senate Bill No. 611 be passed on third and final consideration.

Rep. Powers moved the previous question, which motion prevailed by the following vote:

Ayes	69
Noes	24

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Gillespie, Hale, Haston, Hawk, Helton-Haynes, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Sherrell, Slater, Stevens, Terry, Todd,

Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton-69

Representatives voting no were: Beck, Camper, Chism, Clemmons, Dixie, Freeman, Glynn, Hakeem, Hardaway, Harris, Hemmer, Jernigan, Johnson G, Jones, Love, McKenzie, Miller, Mitchell, Parkinson, Pearson, Powell, Shaw, Thompson, Towns--24

Rep. Littleton moved that **Senate Bill No. 611** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	72
Noes	24
Present and not voting	

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Gillespie, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Sherrell, Slater, Stevens, Terry, Todd, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--72

Representatives voting no were: Beck, Camper, Chism, Clemmons, Dixie, Freeman, Glynn, Hakeem, Hardaway, Harris, Hemmer, Jernigan, Johnson G, Jones, Love, McKenzie, Miller, Mitchell, Parkinson, Pearson, Powell, Shaw, Thompson, Towns--24

Representatives present and not voting were: Sparks--1

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 611** and have this statement entered in the Journal: Rep. Grills.

REGULAR CALENDAR, CONTINUED

*House Bill No. 1400 -- Criminal Offenses - As introduced, removes exemption to the requirement that a person who disseminates smoking paraphernalia prominently display a required sign, if the person displays a sign that was required prior to April 22, 1994. - Amends TCA Title 39. by *Littleton, *Hardaway, *Todd, *Ragan, *Howell, *White, *Cepicky. (SB1219 by *White, *Bowling, *Rose)

1569

On motion, House Bill No. 1400 was made to conform with **Senate Bill No. 1219**; the Senate Bill was substituted for the House Bill.

Rep. Littleton moved that Senate Bill No. 1219 be passed on third and final consideration.

Rep. Hulsey moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Littleton moved that **Senate Bill No. 1219** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	85
Noes	8
Present and not voting	3

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Clemmons, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hale, Hardaway, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Miller, Moody, Moon, Parkinson, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Todd, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--85

Representatives voting no were: Chism, Dixie, Harris, McKenzie, Mitchell, Pearson, Thompson, Towns--8

Representatives present and not voting were: Johnson G, Jones, Powell--3

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 1219** and have this statement entered in the Journal: Rep. Kumar.

REGULAR CALENDAR, CONTINUED

*House Bill No. 366 -- Taxes, Real Property - As introduced, authorizes local legislative bodies to set the income limit for persons who are 65 years of age or older and otherwise eligible for property tax relief under the Property Tax Freeze Act at \$60,000. - Amends TCA Title

1570

67, Chapter 5, Part 7. by *Love, *Clemmons, *Hardaway, *Towns, *Camper, *Miller, *Slater, *Powell. (SB871 by *Akbari, *Lamar)

On motion, House Bill No. 366 was made to conform with **Senate Bill No. 871**; the Senate Bill was substituted for the House Bill.

Rep. Love moved that Senate Bill No. 871 be passed on third and final consideration.

Rep. Hazlewood moved adoption of Finance, Ways, and Means Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND Senate Bill No. 871 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 67-5-705(d), is amended by deleting the subsection and substituting instead the following:

- (1) The legislative body of a county or municipality may by resolution or ordinance adopt the property tax freeze program provided in this section. The county or municipality may thereafter terminate the freeze program by resolution or ordinance; provided, however, that the resolution or ordinance terminating the program must not have the effect of terminating the program until the following tax year.
- (2) A municipality that is located in a county that has already adopted the tax freeze program must use the same income limit adopted by the county if the municipality also adopts the tax freeze program and the county has adopted the income limit as set forth in subdivision (f)(3)(A)(iii).
- (3) A municipality that adopts or has adopted the tax freeze program must use the income limit adopted by the county if the county trustee is accepting tax freeze applications on behalf of the municipality, or is acting as the collecting official on behalf of the municipality, and the county has adopted the income limit as set forth in subdivision (f)(3)(A)(iii).
- SECTION 2. Tennessee Code Annotated, Section 67-5-705(f), is amended by deleting subdivision (3) and substituting instead the following:

(3)

- (A) Subject to subdivision (f)(3)(B), the income limit for the property tax freeze program is the greater of:
 - (i) The weighted average of the median household income for age groups sixty-five (65) years of age to seventy-four (74) years of age and seventy-five (75) years of age or over who

resided within the county as determined in the most recent federal decennial census;

- (ii) The applicable state tax relief income limit established under § 67-5-702; or
- (iii) Sixty thousand dollars (\$60,000) if approved by the local legislative body in accordance with subsection (d). Such income limit, if adopted by the local legislative body, shall not take effect until the tax year following adoption by the local legislative body.
- (B) The income limits in subdivision (f)(3)(A)(i)–(iii) must be adjusted by the comptroller of the treasury to reflect the cost-of-living adjustment for social security recipients as determined by the social security administration and must be rounded to the nearest ten dollars (\$10.00). The adjusted weighted average median household income level for each county must be published annually by the comptroller of the treasury.

SECTION 3. This act takes effect July 1, 2023, the public welfare requiring it, and applies to tax years beginning on or after that date.

On motion, Finance, Ways, and Means Committee Amendment No. 1 was adopted.

Rep. Love moved that **Senate Bill No. 871**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	89
Noes	
Present and not voting	1

Representatives voting aye were: Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hale, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Jones, Keisling, Lafferty, Lamberth, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Powell, Ragan, Raper, Rudd, Rudder, Russell, Shaw, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--89

Representatives voting no were: Reedy--1

Representatives present and not voting were: Powers--1

A motion to reconsider was tabled.

*House Bill No. 424 -- Teachers, Principals and School Personnel - As introduced, authorizes a person who teaches under a temporary permit to satisfy the clinical experience required of candidates of an educator preparation provider for licensure if certain requirements are met. - Amends TCA Title 49. by *Stevens, *White, *Slater, *Love, *Hardaway, *Todd, *Powell, *Terry, *Howell, *Sparks, *McCalmon, *Ragan, *Hawk. (SB1221 by *White, *Lowe, *Rose, *Yarbro)

On motion, House Bill No. 424 was made to conform with **Senate Bill No. 1221**; the Senate Bill was substituted for the House Bill.

Rep. Stevens moved that Senate Bill No. 1221 be passed on third and final consideration.

Rep. White moved that Education Administration Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Stevens moved that **Senate Bill No. 1221** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	3

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hale, Hardaway, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Powell, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--93

Representatives voting no were: Johnson G, Jones, Pearson--3

A motion to reconsider was tabled.

*House Bill No. 1552 -- Chapel Hill - Subject to local approval, clarifies that vacancies on the board and in the office of mayor be filled by majority vote of the remaining board members with the appointee to serve only until the next regular election at which time the remaining unexpired term is filled; consolidates and expands certain powers exercised by the town relative to special assessments, indebtedness, bonds, condemnation, public utilities, and correctional facilities; removes minimum age requirement for the position of town judge. - Amends Chapter 159 of the Private Acts of 2002. by *Warner. (SB1544 by *Hensley)

Rep. Warner moved that House Bill No. 1552 be passed on third and final consideration.

Rep. Crawford moved adoption of Local Government Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1552 by deleting subdivisions (15), (21), and (29) from Section 16 of the amendatory language in Section 5 and substituting:

- (15) Establish, open, relocate, vacate, alter, widen, extend, grade, improve, repair, construct, reconstruct, maintain, light, sprinkle and clean public highways, streets, boulevards, parkways, sidewalks, alleys, parks, public grounds, public facilities, libraries and squares, wharves, bridges, viaducts, subways, tunnels, sewers and drains within or without the corporate limits, regulate their use within the corporate limits, and take and appropriate property therefore under §§ 7-31-107 7-31-111 and 29-16-203, or any other manner provided by general laws;
- (21) Impose a license tax upon any thing, business, vocation, pursuit, privilege or calling not prohibited by law;
- (29) Establish schools, to the extent authorized pursuant to general law, determine the necessary boards, officers and teachers required therefore, and fix their compensation, purchase or otherwise acquire land for use of, or impact upon, schoolhouses, playgrounds and other purposes connected with the schools, purchase or erect all necessary buildings and do all other acts necessary to establish, maintain and operate a complete educational system within the municipality;

On motion, Local Government Committee Amendment No. 1 was adopted.

Rep. Warner moved that **House Bill No. 1552**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	9	7
Noes		1

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hale, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Jones, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Powell, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--97

Representatives voting no were: Pearson--1

A motion to reconsider was tabled.

*House Bill No. 1197 -- Regional Authorities and Special Districts - As introduced, reconstitutes boards of directors for sports authorities in certain counties having a metropolitan form of government. - Amends TCA Title 4; Title 5; Title 6 and Title 7, Chapter 67. by *Williams, *Garrett, *Todd, *Lamberth, *Grills, *Marsh, *Howell, *Cochran, *Wright, *McCalmon. (SB1335 by *Bailey)

Rep. Williams moved that House Bill No. 1197 be passed on third and final consideration.

Rep. Crawford moved adoption of Local Government Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1197 by deleting all language after the enacting clause and substituting the following:

- SECTION 1. Tennessee Code Annotated, Section 7-67-108(a)(4), is amended by adding the following as a new subdivision:
 - (C) Notwithstanding this section to the contrary:
 - (i) Effective January 1, 2024, the membership of a board of directors in a county having a metropolitan form of government with a population of more than five hundred thousand (500,000), according to the 2020 federal census or any subsequent federal census, is vacated and reconstituted to consist of thirteen (13) directors as follows:
 - (a) The seven (7) longest standing board members as of June 30, 2023, shall be reappointed as members of the board and are to serve for the remainder of their existing terms. The county mayor may reappoint such members for subsequent terms; provided, that the members meet the qualifications for membership and no more than one (1) appointee is appointed from the same metropolitan school district in the county. The mayor shall make all subsequent appointments under this subdivision (a)(4)(C)(i)(a);
 - (b) The governor shall appoint two (2) directors, with no more than one (1) appointee being a resident of the same grand division of this state;

- (c) The speaker of the house of representatives shall appoint two (2) directors, with no more than one (1) appointee being a resident of the same house district; and
- (d) The speaker of the senate shall appoint two (2) directors, with no more than one (1) appointee being a resident of the same senatorial district;
- (ii) In order to stagger the terms of the newly appointed directors, initial appointments are made as follows:
 - (a) The directors reappointed as members under subdivision (a)(4)(C)(i)(a) shall serve for the remainder of their terms that existed as of June 30, 2023;
 - (b) The directors appointed under subdivision (a)(4)(C)(i)(b) serve initial terms that expire on June 30, 2025:
 - (c) The directors appointed under subdivision (a)(4)(C)(i)(c) serve initial terms that expire on June 30, 2027; and
 - (d) The directors appointed under subdivision (a)(4)(C)(i)(d) serve initial terms that expire on June 30, 2029:
- (iii) Following the expiration of directors' terms as prescribed in subdivision (a)(4)(C)(ii), all subsequent terms are for six (6) years, to begin on July 1 and terminate on June 30, six (6) years thereafter; and
- (iv) The appointing authorities shall strive to ensure that at least one (1) director is a female and at least one (1) director is of a racial minority.

SECTION 2. This act takes effect upon becoming a law, the public welfare requiring it.

On motion, Local Government Committee Amendment No. 1 was adopted.

Rep. Todd moved the previous question.

Rep. Todd withdrew the motion for previous question, without objection.

Further consideration of House Bill No. 1197.

Rep. Boyd moved the previous question, which motion prevailed by the following vote:

Ayes72

1576

Noes	24
Noes	. 24

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Gillespie, Grills, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Sherrell, Slater, Sparks, Stevens, Terry, Todd, Travis, Vaughan, Vital, Warner, White, Williams, Wright, Zachary, Mr. Speaker Sexton--72

Representatives voting no were: Beck, Camper, Chism, Clemmons, Dixie, Freeman, Glynn, Hakeem, Hardaway, Harris, Hemmer, Jernigan, Johnson G, Jones, Love, McKenzie, Miller, Mitchell, Parkinson, Pearson, Powell, Shaw, Thompson, Towns--24

Rep. Williams moved that **House Bill No. 1197**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes74	Ļ
Noes	3

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Gillespie, Grills, Hale, Haston, Hawk, Hazlewood, Helton-Haynes, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Todd, Travis, Vaughan, Vital, Warner, White, Williams, Wright, Zachary, Mr. Speaker Sexton--74

Representatives voting no were: Beck, Camper, Chism, Clemmons, Dixie, Freeman, Glynn, Hakeem, Hardaway, Harris, Hemmer, Jernigan, Johnson G, Jones, Love, McKenzie, Miller, Mitchell, Parkinson, Pearson, Powell, Thompson, Towns--23

A motion to reconsider was tabled.

SPECIAL ORDER

Rep. Lamberth moved that the remainder of today's Regular Calendar be reset for the beginning of the Regular Calendar on Wednesday, April 19, 2023.

Without objection, Rep. Lamberth moved to withdraw the motion to reset today's Regular Calendar.

REGULAR CALENDAR, CONTINUED

1577

*House Bill No. 1202 -- Teachers, Principals and School Personnel - As introduced, authorizes a faculty or staff member of a school to carry a concealed handgun on school grounds subject to certain conditions, including obtaining an enhanced handgun carry permit and completing annual training. - Amends TCA Title 39, Chapter 17, Part 13 and Title 49, Chapter 6, Part 8. by *Williams, *Capley. (SB1325 by *Bailey)

BILL HELD ON DESK

Rep. Williams moved that **House Bill No. 1202** be held on the Clerk's desk, which motion prevailed.

SPECIAL ORDER

Rep. Lamberth moved that the remainder of today's Regular Calendar be reset for the beginning of the Regular Calendar on Wednesday, April 19, 2023, which motion prevailed.

SPECIAL ORDER

Without objection, Rep. Lamberth moved the House to take up the Message Calendar at this time, out of order at this time as follows:

MESSAGE CALENDAR

HOUSE ACTION ON SENATE AMENDMENTS

*House Bill No. 1002 -- Sexual Offenses - As introduced, requires law enforcement agencies and departments charged with the maintenance, storage, and preservation of sexual assault collection kits to conduct an inventory of all such kits by January 1, 2024, and compile a report of the number of untested kits and the date collected; requires the agency or department to transmit the report to the Tennessee bureau of investigation; requires the Tennessee bureau of investigation to prepare and transmit a report to the speaker of the senate and speaker of the house of representatives containing the number of untested sexual assault collection kits by July 1, 2024. - Amends TCA Title 8; Title 37; Title 38; Title 39; Title 40; Title 41 and Title 55, Chapter 10, Part 4. by *Lamberth, *Martin B, *Leatherwood, *Littleton, *Moody, *Doggett. (SB1500 by *Taylor, *Rose, *Stevens)

Rep. Lamberth moved that the House concur in Senate Amendment No. 1 to House Bill No. 1002.

Senate Amendment No. 1

AMEND House Bill No. 1002 by deleting all language after the enacting clause and substituting:

SECTION 1. Tennessee Code Annotated, Section 40-30-114, is amended by adding the following as a new subsection:

1578

(c)

- (1) In cases where a defendant has been sentenced to death and is seeking collateral review of a conviction or sentence, the attorney general and reporter has exclusive control over the state's defense of the request for collateral review and has all of the authority and discretion that the district attorney general would have in non-capital cases as well as any additional authority provided by law. The attorney general and reporter is not bound by any stipulations, concessions, or other agreements made by the district attorney general related to a request for collateral review.
- (2) The trial court lacks jurisdiction to enter a final order granting relief on a request for collateral review outlined in subdivision (c)(1) until the attorney general and reporter files a response to the request.
- (3) It is the duty and function of the district attorney general, and the district attorney general's staff, to lend whatever assistance may be necessary to the attorney general and reporter in the trial and disposition of requests for collateral review outlined in subdivision (c)(1), including, but not limited to, providing the attorney general and reporter with the district attorney general's case file and any other case-related material.
 - (4) As used in this subsection (c), "collateral review":
 - (A) Means any proceeding under this chapter, including a petition requesting analysis of evidence, a proceeding under § 39-13-203(g), a proceeding under § 40-26-105, a proceeding involving a challenge to a capital inmate's competency to be executed, and any other judicial reexamination of a judgment or claim in a proceeding outside of the direct review process; and
 - (B) When a defendant has been sentenced to death after March 1, 2023, does not mean the trial of an original petition for post-conviction relief as authorized by § 40-30-104. All other proceedings involving a defendant who has been sentenced to death after March 1, 2023, including reopened post-conviction proceedings granted under § 40-30-117 must be conducted in conformity with subdivision (c)(1).
- SECTION 2. Tennessee Code Annotated, Section 40-30-114, is amended by deleting subsection (a) and substituting:
 - (a) The district attorney general or the attorney general and reporter must be reimbursed for any expenses, including travel, incurred in connection with the preparation and trial of any proceeding under this part. This expense must be paid by the state and is not included in the expense allowance now received by the various district attorneys general or the attorney general and reporter.

- SECTION 3. Tennessee Code Annotated, Section 40-30-108, is amended by deleting subsection (a) and substituting:
 - (a) The district attorney general shall represent the state except as provided in § 40-30-114(c). The state shall file an answer or other responsive pleading within thirty (30) days, unless extended for good cause. Good cause will not be met by a routine statement that the press of other business prevents a response within the thirty-day period. Failure by the state to timely respond does not entitle the petitioner to relief under the Post-Conviction Procedure Act.
- SECTION 4. Tennessee Code Annotated, Section 39-13-203, is amended by deleting subdivision (g)(1) and substituting:
 - (g)
 - (1) A defendant who has been sentenced to the death penalty prior to the effective date of this act and whose conviction is final on direct review may petition the trial court for a determination of whether the defendant is intellectually disabled. The motion must set forth a colorable claim that the defendant is ineligible for the death penalty due to intellectual disability. A defendant filing a motion under this subsection shall serve the attorney general and reporter, who will represent the state. Either party may appeal the trial court's decision in accordance with Rule 3 of the Tennessee Rules of Appellate Procedure.
- SECTION 5. Tennessee Code Annotated, Section 40-26-105, is amended by deleting subsection (a) and substituting:
 - (a) There is made available to convicted defendants in criminal cases a proceeding in the nature of a writ of error coram nobis, to be governed by the same rules and procedures applicable to the writ of error coram nobis in civil cases, except insofar as inconsistent herewith. Notice of the suing out of the writ shall be served on the district attorney general except in cases where a defendant has been sentenced to death, where notice shall be served on the attorney general and reporter. A judge does not have authority to order the writ to operate as a supersedeas. The court has authority to order the person having custody of the petitioner to produce the petitioner in court for the hearing of the proceeding.
- SECTION 6. This act takes effect upon becoming a law, the public welfare requiring it, and applies to all currently pending, reopened, and future requests for collateral review.

MOTION TO ADJOURN

	Rep.	Jones	moved	that the	House	adjourn	until	8:30	a.m.	Wednesday,	April	19,	2023,
which	motion	n failed	by the f	following	vote:								

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1580

Noes	. 7	7	4
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Representatives voting aye were: Beck, Camper, Chism, Clemmons, Dixie, Freeman, Glynn, Hakeem, Hardaway, Harris, Hemmer, Jernigan, Johnson G, Jones, Love, McKenzie, Miller, Mitchell, Parkinson, Pearson, Powell, Thompson, Towns--23

Representatives voting no were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Gillespie, Grills, Haston, Hawk, Hazlewood, Helton-Haynes, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Todd, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--74

MESSAGE CALENDAR, CONTINUED

Rep. Lamberth moved that the House concur in Senate Amendment No. 1 to **House Bill No. 1002**, which motion prevailed by the following vote:

Ayes76	ò
Noes)

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Gillespie, Grills, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Miller, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Todd, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--76

Representatives voting no were: Beck, Camper, Chism, Clemmons, Dixie, Glynn, Hakeem, Hardaway, Harris, Jernigan, Johnson G, Jones, Love, McKenzie, Parkinson, Pearson, Powell, Thompson, Towns--19

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE AMENDMENTS

House Bill No. 1225 -- Child Custody and Support - As introduced, extends the time within which a party may request a rehearing of the determination of a child support magistrate from five days to 10 days. - Amends TCA Section 8-23-103 and Title 36. by *Lamberth, *Littleton, *Parkinson, *Hardaway, *Bricken, *Shaw, *Crawford, *Jernigan, *Powell, *Miller, *McCalmon, *Cepicky, *Fritts, *Ragan, *Chism, *Gillespie, *Hazlewood, *Carringer, *Towns, *Whitson. (*SB880 by *Akbari, *Campbell, *Jackson)

1581

Senate Amendment No. 1

AMEND House Bill No. 1225 by deleting all language after the enacting clause and substituting:

SECTION 1. Tennessee Code Annotated, Section 36-5-104, is amended by deleting subsection (c) and substituting:

- (c) In addition to the sanctions provided in subsection (a), if an individual fails to comply with the order or decree of support and maintenance for a minor child or children, then the court has the discretion to:
 - (1) Require the obligor to remove litter from the state highway system, public playgrounds, public parks, or other appropriate locations for any prescribed period of time in lieu of or in addition to any of the penalties otherwise provided. An obligor sentenced to remove litter from the state highway system, public playgrounds, public parks, or other appropriate locations or to work in a recycling center must be allowed to do so at a time other than the obligor's regular hours of employment; and
 - (2) Order the department of safety to issue the obligor a restricted driver license as the court deems appropriate.

SECTION 2. This act takes effect upon becoming a law, the public welfare requiring it.

Rep. Lamberth moved that the House concur in Senate Amendment No. 1 to **House Bill No. 1225**, which motion prevailed by the following vote:

Ayes	94
Noes	0
Present and not voting	

Representatives voting aye were: Alexander, Barrett, Baum, Beck, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Camper, Capley, Carr, Carringer, Cepicky, Chism, Clemmons, Cochran, Crawford, Darby, Davis, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Fritts, Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Powell, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--94

Representatives present and not voting were: Pearson--1

A motion to reconsider was tabled.

UNFINISHED BUSINESS

BILL HELD ON DESK

Rep. Moon moved that **Senate Joint Resolution No. 544** be held on the Clerk's desk, which motion prevailed.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bill No. 942** to be heard in the Finance, Ways & Means Committee this week, which motion prevailed.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bills Nos. 1572** and **1573** to be heard in the Local Government Committee this week, which motion prevailed.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bills Nos. 251**, **271** and **566** to be heard in the Finance, Ways & Means Subcommittee this week, which motion prevailed.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bill No.**1188 to be heard in the Education Instruction Subcommittee this week, which motion prevailed.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bill No. 267** to be heard in the Criminal Justice Subcommittee this week, which motion prevailed.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bill No. 508** to be heard in the Health Subcommittee this week, which motion prevailed.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bill No. 1017** to be heard in the Civil Justice Subcommittee this week, which motion prevailed.

1583

RULES SUSPENDED

Rep. Lamberth moved that the following rules be suspended for the remainder of the 2023 Legislative Session:

Rule No. 17: so that all congratulatory and memorializing resolutions can be placed directly on the next Consent Calendar;

Rule No. 49: the 48-hour rule so that all bills moved from Calendar and Rules can be set on the next floor Calendar;

Rule No. 49: the 25 bill limit rule so that more than 25 bills may be placed on the calendar for final consideration on any one day;

Rule No. 50: the 72-hour rule for posting the Consent Calendar, so that local bills and other bills and resolutions coming out of Calendar and Rules can be placed on the next Consent Calendar on a daily basis.

Rule No. 59: notice provisions so that all bills from the Senate with messages can be announced and/or automatically placed on the next Message Calendar;

Rule No. 67: so that committee and subcommittee meetings can be held at times other than those specified in the House Weekly Schedule and with less than 72 hours notice;

Rule No. 71: the 24-hour rule requiring all amendments to be available to members 24 hours before consideration on the floor;

Rule No. 83(1): so that all bills reported out of subcommittee can be heard on the next full committee calendar without waiting a week;

Rule No. 83(1): so that all bills reported out of committee can be heard in the next committee or subcommittee without waiting a week;

Rule No. 83(1): so that items in committee and subcommittee can be placed on the next calendar notwithstanding the Wednesday 3:30 deadline for placing bills on notice.

Rep. Lamberth moved that the following rules be suspended for the remainder of the 2023 Legislative Session, which motion prevailed by the following vote:

Ayes	. 74
Noes	. 20

Representatives voting aye were: Alexander, Barrett, Baum, Boyd, Bricken, Bulso, Burkhart, Butler, Campbell S, Capley, Carr, Carringer, Cepicky, Cochran, Crawford, Darby, Davis, Doggett, Eldridge, Faison, Farmer, Fritts, Gant, Garrett, Gillespie, Grills, Haston, Hawk, Hazlewood, Helton-Haynes, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin B, Martin G, McCalmon, Moody, Moon, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw,

Sherrell, Slater, Sparks, Stevens, Terry, Todd, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--74

Representatives voting no were: Beck, Camper, Chism, Clemmons, Dixie, Freeman, Glynn, Hakeem, Hardaway, Harris, Hemmer, Jernigan, Love, McKenzie, Miller, Mitchell, Parkinson, Powell, Thompson, Towns--20

A motion to reconsider was tabled.

PRESENT IN CHAMBER

Rep. Leatherwood was recorded as being present in the Chamber.

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Bill No. 662 Reps. Lamberth, Hale and Williams as prime sponsors.

House Bill No. 792 Rep. Gant as prime sponsor.

House Bill No. 1202 Reps. Wright, Reedy, Butler and Todd as prime sponsors.

House Bill No. 1279 Rep. Williams as prime sponsor.

House Bill No. 1459 Rep. Capley as prime sponsor.

House Bill No. 1484 Reps. Todd and Alexander as prime sponsors.

MESSAGE FROM THE SENATE April 17, 2023

MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos. 236, 507, 508, 509, 510 and 511; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

SIGNED April 17, 2023

The Speaker announced that he had signed the following: House Bills Nos. 5, 29, 44, 91, 164, 187, 252, 337, 338, 340, 448, 452, 537, 548, 552, 577, 644, 774, 799, 883, 903, 1000, 1004, 1039, 1306 and 1310.

GREG GLASS, Chief Engrossing Clerk

1585

MESSAGE FROM THE SENATE April 17, 2023

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 358, 359, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 483, 484, 485, 486, 487, 488, 489, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521 and 591; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

SIGNED April 17, 2023

The Speaker announced that he had signed the following: Senate Joint Resolutions Nos. 358, 359, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 483, 484, 485, 486, 487, 488, 489, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521 and 591.

TAMMY LETZLER, Chief Clerk

MESSAGE FROM THE SENATE April 17, 2023

MR. SPEAKER: I am directed to transmit to the House, Senate Bill No. 1443; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

1586

Senate Bill No. 1443 -- Local Education Agencies - As introduced, requires a student's parent or legal guardian, or the student if the student has reached the age of majority, to provide a written, informed, and voluntarily signed consent to the student's LEA before the student may receive instruction through the LEA's family life curriculum, participate in a survey, analysis, or evaluation, or receive health services provided through a coordinated school health program. - Amends TCA Title 49, Chapter 1; Title 49, Chapter 2; Title 49, Chapter 6 and Title 68. by *Roberts, *Lowe, *Bowling, *Bailey, *Hensley, *Pody, *Reeves, *Rose, *Taylor, *White. (*HB727 by *Fritts, *Hulsey)

MESSAGE FROM THE SENATE April 17, 2023

MR. SPEAKER: On Monday, April 10th, the Senate conformed and substituted HB 606, adopted Senate amendment no. 1 and passed HB 606 as amended. On Monday, April 17, the Senate lifted from the table the motion to reconsider and moved to reconsider HB 606. The Senate moved to reconsider Senate amendment no. 1 and moved to withdraw the amendment. The Senate re-passed HB 606.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 17, 2023

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 14, 267, 292, 329, 528, 722, 744, 817, 838, 859, 944, 972, 979, 1070, 1205, 1319 and 1357; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 17, 2023

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 5, 29, 44, 91, 164, 187, 252, 337, 338, 340, 448, 452, 537, 548, 552, 577, 644, 774, 799, 883, 903, 1000, 1004, 1039, 1306 and 1310; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

ROLL CALL

1587

The roll call was taken with the following results:

	Present	90	
	Representatives present were Alexander, Barrett,	Baum Beck Boyd Bricken B	
ha	art, Butler, Campbell S, Camper, Capley, Carr, Ca		
ıra	an, Crawford, Darby, Davis, Dixie, Doggett, Eldridg	ge, Faison, Farmer, Freeman, F	-r

ılso, Burkh ons, Coch ritts. Gant, Garrett, Gillespie, Glynn, Grills, Hakeem, Hardaway, Harris, Haston, Hawk, Hazlewood, Helton-Haynes, Hemmer, Hicks G, Hicks T, Howell, Hulsey, Hurt, Jernigan, Keisling, Kumar, Lafferty, Lamberth, Love, Lynn, Marsh, Martin B, Martin G, McCalmon, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Powell, Powers, Ragan, Raper, Reedy, Rudd, Rudder, Russell, Shaw, Sherrell, Slater, Sparks, Stevens, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton -- 90

RECESS

On motion of Rep. Cochran, the House stood in recess until 8:30 a.m., Wednesday, April 19, 2023.